



FD-36

,	Mr. Telson
	FEDERAL BUREAU OF INVESTIGATION  Mr. Nichols  Mr. Boardman
	UNITED STATES DEPARTMENT OF JUSTICE  UNITED STATES DEPARTMENT OF JUSTICE  Mr. Mohr.
	Mr. Parsons Mr. Rosen
1	FBI, MIAMI 4/12/56  Mr. Tamm Mr. Nease Mr. Winterrowd
grit 1	Transmit the following Teletype message to:  Mr. Winterrowd Tele. Room
4	DIRECTOR, FBI AIRTEL Miss Gandy.c.
	EX-COLDUNISTS AS VITNESSES
	Re Los Ángeles airtel dated 3/30/56 and Buairte dated 4/9/56.
	aka has been a source b7c
,	of information in the Miami Office since He has b7D furnished reliable information in the past which has been
	verified by information furnished by security informants in the Miami Office. In addition has testified in Administrative
	Hearings and deportation cases for Immigration and Naturalization Service, as well as furnishing depositions in various INS cases.
• .	On April 3, 1956 advised that
	has furnished valuable and reliable information to IN3, and that they have contemplated using him as a witness in
	various deportation cases.
	Enclosed herewith for the information of the Los Angeles Office is a copy of a report of SA GEORGE E. DAVIS, Miami,
	dated April 8, 1953 entitled "INTERNATIONAL WORKERS ORDER NEW" YORK AND CLEVELAND, OHTO, ISC."
	ALL INFORMATION CONTAINED
	RUC HEREIN IS UNCLASSIFIED DATE 10:19-99 BY 60267 NI SIEPIOD WEEKS 901820
٠,	@-Bureau(100-418105)(RM)
	3-Los Angeles (100-53645) (100-23184 (Encl1)(RM)
	1-Cleveland(Info.)(RM)
	MAT: crb (7)
	5/122 War - 12/
П	F. Bolmont ()
	- 1 APR 14 1956 V
	RECORDED 83 APR 14 1956
•	0 0 460 c/V = + 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
	Approved: M. Per Special Agent in Charge

cc arquise. Or sent LA

SAC, Los Angeles (100-53645)

Director, FBI (100-418105)

EX-COMMUNISTS AS VITNESSES

Remylet dated March 14, 1956, and remydirtel dated April 9, 1956, both captioned as above.

for and so same may be furnished to the Department.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 10-19-99 BY W261 NIS/EP/00
901830

YELLOW ONLY: USA, LA contemplates using and ousley in connection with civil action to set aside the citizenship of and are on the Security Index. This matter being handled pursuant to SAC Letter 55-40 (J).

cc - 100-328077

cc - 100-189510

RTM:ejply

RECORDED-45

EX-121

100-418105 fg

ZO APR 20 1956

Oh

COMM — FBI APR 1 9 1956 MAILED 24

R 24 1956

/ auto ropy made Hoskey I

Tolson \_\_\_\_\_\_
Boardman \_\_\_\_\_
Nichols \_\_\_\_\_
Belmont \_\_\_\_\_
Harbo \_\_\_\_\_
Mohr \_\_\_\_\_

Parsons \_\_\_\_\_\_\_
Rosen \_\_\_\_\_\_
Tamm \_\_\_\_\_\_
Sizoo \_\_\_\_\_
Winterrowd \_\_\_\_\_
Tele. Room \_\_\_\_\_\_
Holloman \_\_\_\_\_\_

OPDED COPY

B

FILED

138-2006

BY COURIER SERVICE

Date:

April 17, 1956

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

To:

Mr. Kimbell Johnson

DATE 10-19-99 BY 60267 NIS/EP/00 401880

Chief, Investigations Division U. S. Civil Service Commission

Washington 25, D. C.

From:

John Edgar Hoover, Director

rederal Bureau of Investigation

Subject:

NORWOOD PETER DU BERG

LOYALTY OF EMPLOYEES OF THE UNITED NATIONS AND OTHER PUBLIC INTERNATIONAL ORGANIZATIONS

- COMMUNISTS AS WITHESSES

Harvey Marshall Matusow, a former confidential informant of this Bureau, has publicly recented certain testimony previously given by him both in court and before various congressional committees.

In view of the above, your attention is invited to the report of Special Agent Charles A. Poderzay, dated August 14, 1953, at New York, New York. This report contains information furnished by Matusow, who is identified therein as New York Confidential Informant I-13. Matusow is considered to be of known unreliability. It is noted, however, that information furnished by Matusow is corroborated in part by information from another source in Special Agent Poderzay's report.

The above is furnished for your information and for whatever action you deem necessary. It is not intended as a clearance of captioned individual and should not be disseminated to unauthorized persons or agencies.

Data furnished by Matusow in this case identifies an associate of DuBerg as a CP member, which information was substantiated by another source during Bureau/s/ -4/8/05= investigation. This data is being furnished the Commission and the Department for the completion of their files NOT REWRIED

1 - AAG, William F. Tompkins

78 MAY (Encl) (Under separate cover)

1 - 138-2006 (1-100-418105 1 - 100-375988

1 - Mr. J. R. Sutthoff, Room 2266.

JMC: 1956 (1.9)

DUPLICATE <u>APR1 7 1956</u> MAILED

Boardman Nichols Belmont Harbo Mohr Parsons Rosen Sizoo

Tolson

Č.

-JE

£ 1/2.

H

FILED

RIGINAL

# Office Memorandum · United States Government

Mr. L. V. Boardman Post 4/20/56



DATE: April 19, 1956

Boardman Belmont Mason Mohr.

Parsons Rosen Nease

Mr. A. H. Belmont

SUBJECT:

*EX-COMMUNISTS AS WITNESSES* 

Winterrowd Tele. Room In connection with the New York Smith Act trial, Holloman Departmental attorneys have contacted Benjamin Gitlow and Maurice Malkin as potential Government witnesses. Both stated that they were reluctant to cooperate with the Department and based such reluctance on the Department's attitude toward ex-communists who have appeared as witnesses.

Assistant United States Attorney Gilchrist of New York advised on 4-16-56 that Assistant Attorney General Tompkins, while in New York City on 4-13-56, interviewed both Gitlow and Malkin and was impressed with their plea that the Department has not afforded to cooperative ex-communists any assistance in overcoming the stigma of prior Communist Party affiliation, which exists as a barrier to their employment. According to Mr. Gilchrist, Mr. Tompkins told Gitlow and Malkin that he would see what the Department could do concerning this matter.

#### RECOMMENDATION:

This is for your information.

ALL INFORMATION CONTAINED HEREINIS UNCLASSIFIED 901890

cc: Mr. Boardman

Mr. Belmont

Mr. Baumgardner

Mr. Donohue

Mr. Dooley

KECORDED - 🐒

EFD: nbs

2 m 111 .29

EX. - 109

- APR 5.4 1956;

55 APR 30 1956



cc: Mr. Dise

Assistant Attorney General William F. Tompkins

April 26, 1956

Director, FBI

b6 b7C b7D

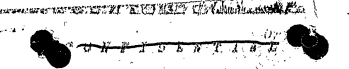
## EX-COUMUNISTS AS VITNESSES

DECLASSIFIED BY 60267 NIS/EP/00 CN 10-19-99 901820

	i a
,	By memorandum dated April 25, 1956, you were furnished with information regarding three
	individuals which might affect their credibility as witnesses.
* "	
*	Forwarded herewith is one copy each of memoranda prepared by our Los Angelés Office on
•	
	and These memoranda contain
•	data concerning these individuals which would have
	a bearing on their credibility as witnesses. Copies
	of these memoranda have been furnished to the United
	States Attorney in Los Angeles by our Los Angeles
<b>x</b>	Office.
	The United States Attorney in Los Angeles
	has been advised that the Departmental Committee on
	Security Vitnesses has considered the cases of
	Maurice Malkin,
•	and He was
	advised that this committee has given Halkin,
	and "restricted clearance" and has given
,	and full clearance. With respect to
	the United States Attorney was told that
-,	information regarding can be obtained from the
	Department since the Department is in possession of
	full and complete data regarding It was suggested to the United States Attorney that a request
	for clearance to use Malkin.
	and as witnesses be directed.
	to the Internal Security Division of the Department.
	The United States Attorney has been advised
-	that he will be furnished results of the check being
Tolson	
Boardman Nichols	MAILED 5 RECORDED - 67 100 4 18 105 100
Belmont	
Harbo	APR 2 6 1956 APR 27 1956 APR 27 1956
Parsons	/COMM-FBI 98
Rosen	1COMM=FBI 98 Not 57EX.0 320 11 .20
Sizoo	100-418105 VIII
Winterrowd Tele. Room	Contraction of the contraction o
Holloman	PWD:nbs V
Gandy O'MA	Y St.) William CONT. T. D. E. P. T. A. L.
- 5485	

Hemorandum for Assistant Attorney General Villiam F. Tompkins

made on the name of	also known as
and	when this informa-
tion is received by our Los Angel	les Office. This
data will also be furnished to the it becomes available.	ie vepartment when
Englishres - 4	A STAN AND
Enchosures - 4	and the second s



YEAT AAG dr. Margurer

Assistant Attorney General William F. Tompkins

April 20, 1956

Director, FBI

SECURITY MATTER -

SECURITY MATTER

07 10-19-99

Information has been received from our Los Angeles Office that denaturalization proceedings presently are pending in Los Angeles against the captioned individuals. The United States Attorney's Office at Los Angeles advised that if contemplates using as a witness in this matter.

is a former Communist Party Inasmuch as member, enclosed for your information is a summary memorandum concerning him. A copy of this memorandum has been furnished to the United States Attorney's Office at Los Angeles.

Reports concerning previously have been furnished to you.

b6 b7C b7D

*Bncllosure* 

100-189510

YELLOW ONLY: Subjects on SI. USA, LA has requested central findices check on inasmuch as he may be used as a witness in forthcoming denaturalization proceedings against This matter being handled pursuant to SAC Letter 55-40 (J).

cc - 100-418105 (Ex-Communists as Witnesses)

cc - 61-7663

RTM:ejp

Tolson Boardman . Nichols

Belmont Hatbo **Mohr** Pars ms B. K.AC T 3 3.5

317 K 現inte rovit.



diecous, our (2014/25105)

arril 10, 1996

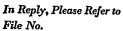
CAG, 1/3 ATMENT (100-59015)

TRICOSTUTURAS AS TARREDES

lebber to the Cureda. Card	1 1950, 5%-Mecolloneous. To Los Angolos h 2, 1950, entitled USA, Communica Party er to Los Angoles dited Heach 16, 1956.
	and the second section of the second
io direction i	rebulet, there are caclosed to the Curcuit
for discontinuity to the L	primizent, coples of a block recordades
concorning	
A STATE OF THE STA	the Bearing Williams Chairman Sartinger H. James Street, Translation of the wife war.
Attorney of Lon Inceles in	n has been firmleded to the United Detvon
the start of the same and	
5-Aurebig (1270177779) (See	
cc: 100-109-10	
103-109-70	HER ID 19-99 BY LODG NIS/EP/00
61-7663	901820
Land Angelia	
ger 100-2310/	
The state of the s	
100-23812	
103-23222	

FNOLOSURE





# UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

Los Angeles, California April 10, 1956

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 10-19-99 BY 603511115169/00
901830

b7D

DATE 10-19-99 BY 60851
901830
Subject horn
The following data was received from informants and sources, who have furnished reliable information in the past.
is a self-admitted member and functionary of the Communist Party during the period He was expelled from the Communist Party in for being politically unreliable. In June, 1941, he testified before the Dies Committee, Washington, D. C., relative to his knowledge of the Communist Party in Cleveland, Chio, area. However, subsequent to his testimony before the Dies Committee, he addressed a letter to the Committee stating his testimony was "a grossly doctored document wilfully dictated to injure his reputation as a revolutionist and fighter for the working class."
In Revolutionary Workers League. The Revolutionary Workers League has been designated by the Attorney General pursuant to Executive Order 10450.  Revolutionary Workers League, and
the Revolutionary Workers League
of that organization.
propaganda of the Revolutionary Workers League in Cleveland, but is not known to have been actively engaged in organizing for the Revolutionary Workers League.
1111-410116-

100-718105

ENCLOSURE

Æ:	Was.

b7D

April 10, 1956

Subject, in August, 1949, spoke as a representative of the Revolutionary Workers League to a public gathering on the Public Square, Cleveland, urging his audience to join any Party, such as the International Workers of the World, the Workers Party or the Socialist Workers Party, where they would learn some of the truths concerning what is happening in the world.

The International Workers of the World, Workers Party and the Socialist Workers Party have been designated by the Attorney General pursuant to Executive Order 10450.

Upon interview by Bureau Agents in August, 1951, subject described the Revolutionary Workers League as a Marxist, anti-Capitalist, anti-Stalinist organization which did not advocate force or violence. However, he compared the Revolutionary Workers League to the American revolutionists who were organized to use force and violence to establish a new government. He referred to the Revolutionary Workers League as a national organization and to himself as the "head" of it.

Subject indicated to Bureau Agents in February, 1952 that the Revolutionary Workers League was then no longer active as a unit, caused by, among other things, the "anti-leftist" attitude of the people of the United States. He also indicated that the Revolutionary Workers League, at that time, had no plans for reactivation. He stated, however, that he maintained contact with other local Revolutionary Workers League members on a personal basis and that the Revolutionary Workers League nationally was active only on issue of particular interest.

At a meeting of the "Cleveland Open Forum", February 12, 1955, in Cleveland, JOSEPH DOUGHER, Communist Party functionary, who had been indicted under the Smith Act, spoke on the subject, "Can a Labor Party Help America's Working People". The subject also addressed the same group stating that he gloried in the fact that "the workers of Russia, Czechoslovakia and Poland had gained freedom" and that he was not in "favor of evolution but revolution; that in everything in which evolution is involved, there has to come a time of sharp reaction, such as the February and October revolutions

RE:	Was.	April 10, 1956
would be ineffectual becau	et a Labor Party in the Uni use Labor still thinks in t American Fascist Organizat e world.	erms of
Records of the Connection on October 6, 1955 contain was.:	Cleveland, Ohio Police Depa med the following records f	ertment, as checked
		ზ6 ზ70 ზ70
- Cleveland		Carrying concealed ed \$25 and costs.
	- Cleveland, Ohio,  Police Department Number Forgery - Pass April 18, 1924, on the Company for \$16.50  and endorsed to Sentenced to Ohio State indeterminate term.	ing a check on Cleveland Trust
	- Received at United Stat Atlanta, charged steali mail - Sentenced 13 mon	ng United States
	- Disorderly conduct - Fi suspended.	ne and costs
	rrested by Pittsburgh, Pen	

RE:		April 10, 1956
	Arrested by Jersey City Police Department - dis sentenced to 30 days.	, New Jersey, orderly conduct -
	Arrested Cleveland Charge - neglect of Case Dismissed.	Police Department - minor children -
Immigration and May 6, 1955, advised that by the Immigration and Na as a confidential information would not appear volum of persons known to him withe Immigration and Naturated he would testify or as "Stalinists."	turalization Service as not and witness because tarily to testify regard ho have been members of alization Service advised	had been classified being unreliable stated that ing the membership the Communist Party. d that

b7D

- h -

	•	,	90	b7C N	Ir. Tolson Ir. Nichols FD 36 dman In Belmont	
	FEDERA	L BUREAU OF INVEST	GATION	I	Mr. Mohr Mr. Parsons Mr. Rosen	<u> </u>
HEREINIS UNG DATE 19.4	ON CONTAINUNITED S LASSIFIED BY 6061NIS/EP BY 601830 AIRT ne following 18194	TEL	of justice		Mr. Rosen Mr. Tamm Mr. Nease Mr. Winterrov Tele. Room Mr. Holloman Miss Gandy	
TO:	DIRECTOR, FBI	(100-418105)	4/21,	/56	1:00 p.m	•
from: Ex-commun	sac, los angei Ists as witnes:	ies (100–53645) ses	l		Brown own	
remylets to Los An Bufile 10	Rebulets 4/19/4/13/56 and 4/19/56/0-328077.	/56 and 4/16/56 L8/56; re Cleve , captioned	); Rebu air land let t	tel 4/9/ o Bu, co SM - C!	56;s=00/N	1-1860
Relet 3/1	There are enc. and 9/56 advised the	losed herewith named i	in relet 4/	19/56.		3 % 0
Cleveland	3/15/56 that		as orally a		<i>⊘</i> ! ≼	00

There Relet 3/19/56 ad Cleveland, 3/15/ the death of contemplated witness and the USA at 3/29/56 requested Los Angeles thereupon by letter dated central indices check on as a contemplated witness in the same matter. The blank memoranda enclosed on is compiled from pertinent data furnished by the Bureau and

the Miami Office. Cleveland is requested in the interest Bureau (2,100-418105) (AM REG) (Encls. 16) 1 100-189510 1 100-189510 1 100-100-

Cleveland (2 100-1 100-10234 1 100-1 100-8865 1 100-13761

(Encls. 2)

EX-COMMUNISTS AS WITNESSES) (AM REG)

(2 100-53645) APR 23 1956

(1 100-23184 (1 100-23212 dead

TWC:CIR Belmont (17)

Los Angeles

Per Sent

TO: DIRECTOR, FBI (100-418105)

RE: EX-COMMUNISTS AS WITNESSES

March 21, 1956

of speed and to avoid duplications to furnish directly to the Bureau a supplementary blank memorandum or for the Bureau to furnish to the Department and for Los Angeles to submit to the USA's Office at Los Angeles.

One copy of each blank memoranda on and are enclosed herewith for the information of the Cleveland Office.

MALONE







#### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

April 21, 1956

according to information furnished by him at Cleveland, Ohio, on May 3, 1952, had been active in the Communist Party in Cleveland during the period and was an inactive member of the Communist Party from then he severed all Communist Party affiliations.
b71
as an informant and witness from June, 1950. He last appeared as a witness in a deportation hearing on March 16, 1955, at which time he testified that he had never written checks with no funds to his account. The attorney for the alien produced two such checks and it appears
The Immigration and Naturalization Service, Cleveland, Ohio, on March 15, 1956, advised the Federal Bureau of Investigation that had recently died of asphyxiation.
ALL INFORMATION CONTAINED 'HEREIN IS UNCLASSIFIED THE

901830

100-418105-140







b7D

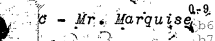
#### UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

File

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 10-19-99 BY 60267 MIS/EP/OD
PO1880

180-41 8105-140



b7D

,		~		-	سترشا وسعو	Ś		
و ا	4	* *	-	10 may 1	¥.	FEDER		
. مج		<b>*</b> ``.	1			ITED	STA	T
		•	٤	-	التنا	,	٠.	,
				**	•		1	

APRIL 27, 1956 ÂIRTEL COMMUNICATIONS SECTION. Transmit the following message Stop CLEVELAND EX-COMMUNISTS AS WITNESSES. Re Los Angeles airtel to Dureau 4/24/56. RECORDED-90/00 no reason for interviewing determine if identical with inasmuch as he is INS witness and not witness in Bureau case. Interview with innecessary unless other reasons for interview unknown to Burgay exist. HOO VER cc - Los Angeles (100-53645) (For Information) Bufile (100-418105) YELLOW ONLY: USA, LA requested central indices check on Stanley Muzyka as he contemplated using him in denaturalization proceedings against |and|furnished information to Bureau on confidential basis, but has been used extensively by INS in their cases. He was never an approved Bureau informant. with Re airtel requested Cleveland to interview him to ascertain 3 if they are identical. INS has been advised of possible identity and determination of identity is INS responsibility as it is using him as witness. cc - (100-189510)UNRECORDED ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BATE 10:19:99 BY WOOD NISTEPIOD 901830 Boardman Nichols Belmont Mohr **Parsons** MAILED 5 Rosen Tamm APR 27 1956 Sizoo Winterrowd Tele. Room COMM - FBI Holloman

SENT VIA

,

DIRECTOR, FBI.

Re: EX-COMMUNISTS AS WITNESSES.

4/24/56.

b7D

Alias FBI No. as set forth in referenced airtel from the Bureau, 4/9/56 and CV airtel 1/19/56. The disposition of the 10/2/30 arrest for neglecting minor child should be determined in the event of identity since a criminal record can affect the witness credability.

MALONE

68: MR. BELMONT
AND SUPERVISOR
DOM. INTEL. DIVISION

RR 27 12 55 711 '55

TANDARD FERM NO. 64 Memorandum • united states government Mr. A. H. Belmor DATE: April 25, 1956 ALL INFORMATION CONTAINED Mr. F. J. Baumgardner Boardmah HEREINIS LINCLASSIFIED DATE 10-19-99 BY 60367 NIS/EP/DO Mohr 901830 SUBJECT: PROPOSEDASTATEMENT BY DIRECTOR Parsons APPEALING TO COMMUNISTS Rosen Tamm X.-COMMUNISTS AS WITNESSES Nease Winterrowd Probably the most devastating ideological blow to be dealt the American communist since the 1939 Stalin-Hitler Nonaggression Pact has been the effort of present Russian 🧮 leaders to vilify Stalin. The 1939 Pact resulted in numerous Communist Party (CP) members abandoning the CP due to their inability to rationalize and accept that development. Disaffections also may be expected as a result of current denuding of Stalin. decades Stalin had been lauded as the omniscient leader until he approached or attained the status of a diety in the mind of the American communist. The present desecration of Stalin is tantamount to sacrifege in minds of confirmed communists and has left them bewildered and confused in their thinking to the point where they may be in the process of mentally breaking away from the CP: Communist functionaries themselves have confessed consternation at this turn of events and are endeavoring to formulate a plausible explanation acceptable to the rank-and-file membership. The Domestic Intelligence Division is capitalizing upon this development in interviews with top level communists in effort to develop potential informant material. As a consequence of a detailed study of these developments conducted in the Domestic Intelligence Division during the past several weeks, it was concluded that the time appears propitious for the Director to issue a statement similar to that which appeared in "This Week" magazine 11/1/53 captioned "Breaking the Communist Spell," copy of which is attached, appealing to present and former communists to cooperate with their Government. In this regard, a similar suggestion was made in the recently concluded conference on the development of security informants held in the Washington Field Office 4/23-24/56. Also attached is a detailed suggested outline for this proposed article covering Stalin's rise to power, developments between death of Stalin (March, 1953) and Twentieth Congress, CP, REFORDED - 88 / 00 - 4/8/05 Enclosures cc - Mr. Belmont Mr. Baumgardner ENCHABLEXED-88 II MAY 2 1956 Mr. Klemp Mr. Doyle

addendum Spage 2.

Memorandum to Mr. Belmont

Soviet Union, (February, 1956) and a discussion of the Twentieth Congress itself. This outline also covers the impact of the Twentieth Congress on the CP, USA, the dilemma created by this Congress and various questions regarding problems facing individual CP members in evaluating current communist program on Stalin and reconciling the current position with past Party line. A suggestion is also included in this outline that the proposed article include an appeal to those who have erred by joining the Party in the past to now declare themselves as free men.

#### RECOMMENDATION:

In view of the dilemma confronting CP leadership at this time, it is recommended consideration be afforded to issuing another statement by the Director in accord with the attached suggested outline and the article, "Breaking the Communist Spell," appealing to communists to break their communist ties.

who

If you flow

ADDENDUM: LBN:fc, 4/26/56

I am in sympathy with the objective of the foregoing recommendation. However, it would be futile to try to put across an article on the basis of the attached outline. If an article is to be written, we must have new and fresh material and not something that has been rehashed in the press within the last few weeks. If we could develop antidotes from within the Communist Party, if we could tell the story of the struggle going on within the Communist Party and if we could tell of the change in the Communist Party line, then I think there might be some chance of getting an article published but even then the question that goes through my mind is whether or not we are getting out of our field and whether we might not have to clear such an article with the State Department.

I think this is a point of our gives field at the -2present time

# BREAKING THE COMMUNIST SPELL

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 10-19-99 BY LOGISTINIS IEPIPO
901820

In America today, there are hundreds, perhaps thousands, of people, once duped by Communism, who have since broken with the Party. This article has been written in a sincere effort to reach them and enlist their help in wiping out the Soviet conspiracy which threatens our country.

With a few exceptions, most of the former Communists have remained silent. Here are some of the reasons: First of all, the individual may be fearful—either of revenge from the Communists or criticism by loyal Americans.

Then, in many cases, he may still be striving to break the bonds which have enslaved his mind. When one has believed that the course he wholeheartedly followed in the past was the right one, he cannot change everything overnight. The awakening may be slow and painful.

#### Which Duty?

And, even when his eyes are fully open to the truth, he may feel that he cannot break silence. He may feel that he owes a duty to those persons whom he recruited or encouraged to join the Party. He may feel that his motives in joining the Party were good, that he never wilfully violated any law but rather was pursuing a course which he then considered noble. He cannot morally bring himself to the point of furnishing incriminating information about those former associates with whom he shared beliefs. Here he faces the test — the emotional struggle between his duty or sympathy to former associates, and his duty to his

country, humanity, and his God. What should he do? The question is a moral one. Each ex-Communist must decide for himself where his duty lies. We of the FBI have known and talked with many who were going through this painful process of decision. Once his eyes are open, the ex-Communist sees the evils which Communism has forced upon individuals and nations. But at the same time, he may feel a sense of loyalty to those persons who, like himself, entered the Communist movement with certain ideals. They, like him, refused to accept passively the injustices and prejudices of their society. They gave themselves passionately and wholeheartedly to the movement which claims to be the only cure for the world's social and economic ills.

Can he now turn his back on his former associates and furnish information concerning their activities which may incriminate them? Can he now become an example of what he has been taught in the Party to hate — a "stool pigeon" and "informer"? The very idea may be morally distasteful to him.

On the other hand the ex-Communist has, through a slow, agonizing process of disillusionment, had the foundations of his faith shattered. He has come to realize that the Communist conspiracy stands for the social evils he deplored. If this conspiracy is successful in the achievement of its objectives, he and his friends and their children will be the tragic victims of the evils they erroneously thought they were fighting.

So now the ex-Communist faces this question:

Article by J. Edgar Hoover Reprinted from This Week Magazine, November 1, 1953.

100-418105-142

Is he actually "protecting" his former associates by withholding the information he possesses? Or is he not in reality endangering them, as well as his family, himself and his society? His silence enables the Party to continue without detection its evil designs.

Where lies his higher loyalty—to his former Communist associates who, by their adherence to the Party line, willfully or unwittingly would destroy the freedom and liberties he cherishes? Or, to his country which, with its admitted imperfections, remains the ultimate hope of freedom among all nations of the world?

If the ex-Communist is sincere and has truly come to realize that the "good" cause to which he had formerly given himself is in fact an evil, his moral duty is clear. He must combat the evil principles and the evil consequences. These principles not only hold his friends in mental bondage; they are also constantly drawing new victims into the slave pit. The choice must be made.

#### A Big Weapon

THE ex-Communist holds in his hands weapons which can strike a mighty blow against a terrible evil. He inflicts a minor wound by leaving the Communist party. (Such a wound is partly healed with the addition of a new member to the Party.) But, when the ex-Communist withdraws and at the same time makes a full disclosure to the proper authorities, he does irreparable damage to the cause. He places his change of philosophy, conscience and action on the record. He is restoring himself to the ranks of good citizenship and is making amends for his wrongs against America resulting from his Party activities. He is protecting now and in the future his family and our way of life.

And the FBI needs his help. Citizenship carries with it certain obligations. Some people, however, while claiming their rights, completely ignore their duties. This lack of responsibility is reflected in the attitude of those who say flatly: "It's the FBI's job to catch spies. Why should I tell them anything?"

The logic of such a person is like that of the man who sees an escaped leopard stalking his child and does nothing because it isn't his job to corral animals!

#### Menace Exposed

Those individuals who place information they have regarding the Communist conspiracy in the proper hands are making a contribution of great value to the security of their country. The events of the recent past bear witness to this fact.

The information given by former Communists has alerted the public to the terrible menace by exposing the very nature of the Communist underground and by revealing the manner in which the Communists operate. Such information has disclosed the frightening fact that some channels of public opinion have been infiltrated, and that some faculties of some educational institutions have been penetrated by Communists. Such information has enabled labor unions to learn of the conspirators' tactics and to thwart them. It has put the plain label of "Communist" on some party members who long served the conspiracy behind the respectable title of "liberal."

In similar fashion it ripped the cloak of innocence off numerous Communist fronts. Through first-hand experience the negative features of Communism are revealed and Americans, by contrast, gain a deep and humble appreciation of

our free democratic way of life. Former members of the Communist Party have testified before loyalty hearing boards regarding individuals known to them as present or past members of the Communist Party. Others have presented information in hearings where individuals were seeking to become United States citizens, as well as in instances where the authorities had instituted denaturalization proceedings. The testimony of former Communists has been utilized in unmasking Communist individuals before Congressional Committees and in proving perjury in court.

But it is in the field of general intelligence information that former Communists have made their greatest contribution to the security of America. Data furnished by former Communists to the FBI has afforded a more detailed and enlarged picture of past Communist activities. This information serves further as a guide to the FBI not only in keeping abreast of subversive activity, but also in foreseeing and preparing against future plans of those who would destroy America,

#### Trip Old Members

THE Federal Bureau of Investigation would not have its broad knowledge of the formidable Soviet underground had it not been for numerous Communist defectors. Contributions of former Communist Party members to the security of the United States are obviously of the greatest present value. The full extent of those contributions may not be generally apparent until some time in the future. Information furnished by them on past membership in the Party often is as valuable as information on present membership, for this · reason: the old member who may give every indication of having dropped out of the Party may actually be operating in an underground assignment.

The outraged cries of the Communists against defectors would be humorous were the situation less serious. The Communists imply that the use of informants began with the Federal Bureau of Investigation and denounce the FBI for spying against them. They forget that spying has always been an integral part of Soviet life, and that American Communists apply this same principle within the Party. The Communists include secret entry and search of members' personal property, and reporting on the results of the search.

The individual contributions of former members of the Communist Party to the security of our way of life are shining examples of people who have recognized their mistakes and are doing all within their power to rectify them.

#### Deserve Respect

THESE people deserve the nation's respect, and their neighbors' fair-minded forgiveness for their past devotion to Communism. Their means of livelihood must be protected, and loyal Americans must accept their sincere repentance as a return to the full scope of citizenship. All great religions teach that the sinner can always redeem himself. Who, then, shall sit in judgment on the ex-Communist? Who dare deny him the promise held out to those who repent of the evil they have done and who try to make amends?

For our part, at the FBI, we have always sought to recognize the very real human and personal problems facing the ex-Communists who have come to our offices to make such amends. We have assured them, if they have asked us to keep their confidence, that all revelations will be regarded as confidential until they are willing—as they will be if their repentance is sincere—to use their knowledge as testimony in trials or loyalty hearings.

In discussing the ex-Communist, those who piously say that the leopard never changes its spots forget that they are speaking of human beings — mortal creatures with immortal souls. And those who say "Once a Communist, always a Communist" are simply advertising their ignorance. To deny that men can change is to deny the truths which have eternally guided civilized man.

"But," the shout is raised, "how can you believe an ex-Communist?"

The answer lies in the fact that many former Communists have been tested by vigorous cross examination. They have withstood critical observation. Those most interested in producing evidence which would contradict their testimony have failed to do so. On the other hand much of the testimony of ex-Communists

has been verified by corroborating evidence.

#### Cold War

Today there exists a bitter ideological conflict. The Communists themselves assert that the world is divided into two fundamentally different and opposing camps. Only one, they maintain, will survive. In a crisis we must face reality. With American freedom and the lives of American citizens at stake, where does the individual who has been drawn into the Communist net stand? He cannot be neutral. He is either for or against the United States.

If, having knowledge of persons and activities detrimental to his country, he breaks from the Party, yet maintains silence, he is still aiding the enemy. The moral obligation involved cannot be met by silence. The choice is simple: help the United States. The man who does this is preserving freedom under law. He is protecting the American way of life for free men and women — including his family and himself.

Now is the time for those who love America to step forward and be counted. Now is the time for those who erred and once joined the Communist cause to declare themselves. Now is the time for free men to do their part to retain our freedom.

The End

# OUTLINE FOR PROPOSED ARTICLE BY DIRECTOR REGARDING SOVIET DOWNGRADING OF STALIN

Suggested Title Communist Self-criticism - Strength or Weakness?

# I. <u>BACKGROUND OF DOWNGRADING OF STALIN</u> A. Stalin's Rise to Power

ALL INFORMATION CONTAINED THEREIN IS UNCLASSIFIED BY 6081 NIS/EP/00 901830

Began in 1924 through suppression of any elements threatening his control - completed domination through purges of 1930's. Consolidated and developed communism on nationalist basis within Soviet Union first. Led struggle against hostile political elements within U.S.S.R., principally Trotskyites, Zinovievites, right-wing opportunists, bourgeois nationalists. Cult of individual arose against background of Soviet successes in building socialism (communism), the victory in World War II, and the subsequent growth of Soviet international "prestige."

B. Developments Between Death of Stalin (March, 1953) and Twentieth Congress, CP, Soviet Union (February, 1956

East Germany worker uprising, June, 1953. Fall from power and death of Laurenti P. Beria and his clique in Soviet ministry of internal affairs. Demotion of Georgi Malenkov. Public confession of theoretical deviation by Molotov. U.S.S.R.'s changed attitude toward international communist leaders, such as Gerhart Eisler, Ana Pauker and Rudolph Slansky.

100-418105-142

## C. Twentieth Congress, CP, Soviet Union

Attack on Stalin led by Nikita S. Khrushchev, first secretary, CP, Soviet Union. He charged Stalin with developing cult of individual, one-man decisions, making himself into an idol, overcentralization, fossilized foreign policy, distortion of theory and many other crimes against communist ideology. Anastas Mikoyan also criticized Stalin's theory that capitalist production must decline in present period.

### II. IMPACT OF TWENTIETH CONGRESS ON CP, USA

Severe criticism of Stalin caught national leaders, CP, USA, totally unprepared. Serious questions as to propriety of such an attack on Stalin have been privately voiced by these leaders. Party has adopted stalling tactic to prevent premature commitment to wrong line on Stalin since full scope of attack was not immediately apparent to current CP, USA, leaders. A substantial number of lower level communists have also been questioning the correctness of the attack on Stalin and the validity of CP, USA, programs during period of Stalin's dominance.

## III. DILEMMA CREATED BY TWENTIETH CONGRESS, CP, SOVIET UNION

Responsible Party officials have indicated that since Soviets abruptly switched line on Stalin, national leadership, CP, USA, have been left no quarter to which they may retreat.

Fear exists that they may be branded as Stalin was since they imitated, idolized and adulated his rule through CP, USA, defense of everything that happened in Soviet Union. Program of self-criticism, which has been described as a sign of strength because communists can openly discuss their deficiencies, has actually weakened the position of the CP, USA. Heretofore, the alleged utopian Soviet state was held up as an objective toward which American proletariat should strive. The downgrading of Stalin and confessions of errors in the international communist movement has removed this goal from American communists.

# IV. QUESTIONS REGARDING PROBLEMS FACING INDIVIDUAL CP MEMBERS IN EVALUATING CURRENT CP PROGRAM ON STALIN AND RECONCILING CURRENT POSITION WITH PAST PARTY LINE

Proposed article at this point would set forth a series of detailed questions showing the contradiction, inconsistency, complete falsity of communist teachings. These questions would be similar in nature to material currently being utilized in connection with our Toplev Program. A representative number of these items are set forth below:

1. In view of the alleged historical infallibility of the communist movement, how did a leader like Joseph Stalin establish his one-man rule in the first place? Are any communist leaders infallible?

- 2. If criticism and self-criticism are supposed to be among the strongest features of Marxism-Leninism, why did not Joseph Stalin practice it himself? Why did not his own followers practice it?
- 3. Of what value are communist doctrines as a guide if Joseph Stalin could so effectively confound everyone without exception? You will recall that A. I. Mikoyan, at the Twentieth Congress of the Communist Party of the Soviet Union, said that Leninist principles have been neglected for twenty years! How could this happen to what is said to be a reliable guide?
- 4. Marxism-Leninism is supposed to give the utmost insight into historical processes. We are told history is moving inevitably toward communism.

  Communists say that men do not alter or determine the course of history. Yet, Joseph Stalin is accused of diverting and altering this fixed, inevitable process. How can this happen under communist leaders?

What is to prevent the present leadership
from corrupting the doctrine in some manner similar
to what Joseph Stalin is accused of having done?

- 5. For ten years, the Soviets have stressed that the United States is the aggressor in international affairs. Soviet leaders have pointed out errors that Stalin committed in conducting foreign relations. The present regime says that the Soviet Union was responsible at times for aggravating international tensions. Was the Communist press in the United States misled? Was the Party press incorrect in its statements? Does the Party here feel that it has also contributed to aggravating international tensions by repeating and applying the now condemned Stalinist policies? What reliance can be placed in the Party press?
- 6. In destroying Joseph Stalin's infallibility, is not the CP, Soviet Union, also destroying the infallibility of Mao Tse-tung, William Z. Foster, and other communist leaders who were supported in power by Stalin? Are not these followers of Stalin just as unorthodox as Stalin was? Should not their stature be reduced? Should not they be removed?

7. How can you account for the fact that

N. S. Khrushchev, N. A. Bulganin, G. M. Malenkov,

A. I. Mikoyan, and other Russian leaders, who are
now condemning and destroying Stalin, were his
closest and most trusted co-workers during his
lifetime and time after time, before and after his
death, voiced their admiration of and loyalty to
him?

8. V. I. Lenin's writings clearly show the need for world revolution. Soviet leaders say they need to return to Leninism but they then advocate a peaceful path to socialism. How can this be done and still be consistent? Is not the advocacy of a peaceful road to socialism a return to the policies of the old Second International which communists have bitterly condemned for many years as a bogus form of socialism?

Additional valuable data in this regard is contained in the memorandum captioned "Security Interview Programs (Conversational Material)," copies of which were disseminated to the field for use in connection with the Toplev Program on 3/30/56.

## V. <u>CONCLUSION</u>

The proposed article would conclude on a vein similar to that utilized in the article, "Breaking the Communist Spell," which appeared in "This Week" magazine, November 1, 1953, as follows: "Now is the time for those who erred and once joined the communist cause to declare themselves. Now is the time for free men to do their part to retain our freedom."

Assistant Attorney General William F. Tompkins

April 25, 1956

APR 2 5 1956

Witnesses) MAILED

Director, FBI	
DECLASSIFIED BY 60267 NI.	SIEPIDO
SECURITI MATTER - C	Timber 1
SECURITY WATTER - O SX - Communis + F	as Witnesses
	The second secon
Reference is made to my memorandu April 20, 1956, in which you were advised to proceedings presently are pending in Los Anthe captioned individuals. The United State Office at Los Anaeles advised that it also pains a place known as	hat denaturalization geles against es Attorney's
UISU RITUMA US	
Inasmuch as is a former Comember, enclosed for your information is a memorandum concerning him. A copy of this is being made available to the United State Office at Los Angeles.	eummary memorandum
Enclosure	
100-189510	52645) (Fra7 aguras - 2)
3cc - Los Angeles (100-23184;100-23212;100- 2cc - Cleveland (100-10234;100-8865) (Enc 2cc - Miami (Enclosures - 2)	closures - 2) b2 b6 b7C
ATTENTION: SACS, LOS ANGELES, CLEVELAND AI	ND MIAMI b7D
Re Los Angeles airtel to Bureau airtel to Bureau 4/19/56, both captioned witnesses.**	4/21/56 and Cleveland Ex-Communists as
Enclosed for each office are two memorandum concerning Los immediately furnish a copy of this summary United States Attorney's Office at Los Angel	Angeles should memorandum to the
Miami and Cleveland each should office of the information contained in enc	losed summaru
memorandum concerning possibly may be identical to	FBI who YELLOW DUPLICATE

Nichols Belmont Harbo . Mohr \_ Parsons Rosen. Tamm Sizoo Winterrowd Tele. Room Holloman ,

Tolson Boardman \_

> 6c - 100-418105 (Ex-Communists as W RTM:ejp

See note on yellow page 2.

Letter to Assistant Attorney General William F. Tompkins

YELLOW ONLY: Subjects on SI. USA. FA has requested	
central indices check on     inasmuch as he	·. •
may be used as a witness in forthcoming denaturalization	
proceedings against   This matter being	b6
handled pursuant to SAC Letter 55-40 (J). The substantive	b7C b7D
file of   and   contains no information	•
re their activities furnished by   The date and	1.
place of birth in knode island of    apparently	***
was obtained from an INS name check request as it appeared	٠.
on the Bureau reply to INS. Although reportedly	, ,
was born	,
Inasmuch as INS has been using	
extensively as a witness, especially in the Cleveland	<u>;</u>
area, Cleveland is being instructed to advise INS of the	
DOSSIDIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	• ,
identical to Miami has been given similar instructi	ons
indsmuch as he resides in that division and is interviewed	٠, ,
on various occasions by INS in Miami,	

FD-36 (	6-21-55}
,	F B I  Mr. Telson  Mr. Nichols  Mr. Belmont
, //	Transmit the following message via  AIRTEL  Date: 4/13/56  Mr. Mason  Mr. Mohr  Mr. Parsons  Mr. Rosen  Mr. Rosen
	AIRMAIL.   Mr. Nease   Mr. Winterrowd   Tele. Room   Mr. Holloman   Mr. Holloma
,	To: DIRECTOR, FBI (100-418105)
	EX-COMMUNISTS AS WITNESSES
	Re LA airtel to Bureau 4/4/56, which requested SF to advise Bureau and LA of any known information reflecting adversely on the credibility of (an alternate spelling of subject which has not previously been reported to the Bureau.
P/ao	SF indices reflect that was a Matnap suspect. The following are references reflecting investigation of re Matnap, copies of which were sent to Bureau and LA:
√ED 67 NIS/€P/200	Reports of SA H.J. BOBBITT, dated 1/18/39 and 11/10/38 at SF
ION CONTAINED ASSIFIED BY BOSEIN	SF letter to Director, cc LA, dated 12/14/38, submitting fingerprints
	Bulet to SF, cc LA, dated 12/28/38, setting out criminal record
ALL INFORMATION MEREIN IS UNG 1979	In addition to the above, SF indices reflect the following miscellaneous information:
<b>∢</b> ∓Ω	By letter, dated 6/2/53, the SF District Director, INS. furnished this office with a transcript of an interview with conducted under oath on 5/29/53 at SF.
	3 - Bureau (100-418105) (AM, REG.) 3 - Los Angeles (AM, REG.) (100-53645) (100-16551, 1 - SF 100-37285 1 - SF 100-32500 (DEFECTED COMMUNISTS) 1 - SE 100-31189 (ILWU, Local 6) 2 APR 15 1956
27	FEG: LMR (S-1) [III. Bolmons] [N-109] (10) 16.00 - M Theland
N Sign	Approved: Sent M Per





Date: 4/13/56

Transmit the following message via	
(Priority or Method of Mailing)	
From SAC, SAN FRANCISCO	
To: DIRECTOR, FBI	b6
Re: EX-COMMUNISTS AS WITNESSES	b7C b7D
was investigator and examining offi furnished the following personal background:	Date and
place of birth present employment,	sent 
admitted an arrest in 1927 in SF for quency to a minor" and being placed on probation for of the also admitted an arrest in 1940 for "the same thing quency" in SF, for which he was acquitted. In the exact charge was attempted rape. Questions and an cerning a criminal record are set out in the information of accuracy:	one year. 5 - delin- lenied that lswers con-
"Q. Isn't it true the exact charge was 'Attempted Rape than attempts to delinquency?  A. No, sir, it was 'Contributing to the Child's Delin was a trumped up charge. This girl was caught wit fellow and this other fellow was trying to break to Cannery Union, brought this charge because we beat a job. Got this girl in court, somebody had been her to testify she had been with me, to my place. cipal of the school brought the records and they s girl was in school the days she was supposed to he with me. They found the other fellow, he was hidi was convicted.	iquency. It is a some other is Alaska is him out of coaching The princhowed the live been
Q. What was the other person's name?	
Q. Where is he residing at the present time?	
found guilty. He was the one contributing to her She was like one of the family, they coached her tinvolved. The girl she lie when they ask what day occur. Called in the principal of the school and that it was a lie, that little girl hadn't missed school during that month.	to say I was did this she stated
<b>-2-</b>	
Approved: Sent M Pe	er



# FBI

	Date: 4/13/56	
Tran	nsmit the following message via	
	(Priority or Method of Mailing)	
Fron	n SAC, SAN FRANCISCO	
To:	DIRECTOR, FBI	
RE:	EX-COMMUNISTS AS WITNESSES	
	Irrespective whether or not you were arrested or convicted, have you ever been accused of any other acts which would subject you to criticism? No, sir.	
	During the various periods that you were employed in Alaska, were you ever accused of improper acts with any of the natives there?  Well, they accused, like I told you, up in Alaska I was giving the natives whiskey, but they didn't do anything to me. The natives signed an affidavit to the Union that it was a lie. That happened to this same party trying to bring trumped charges against me.	
Q. A.	Who placed those charges?	b6 b7C b7D
Q. A.	Were they merely charges brought before the Union? That's all, yes, sir, a Union hearing.	
Q. A.	You were never tried in a court of law for these offenses? Never, no, sir."	
to[	The following is quoted from the transcript pertaining terminating his CP membership:	
™Q. A.	Why did you terminate your membership in the Communist Party? Well, because I didn't like the set-up.	
Q. A.	Can you explain more fully? The reason I terminated up there. they held secret meetings like here in San Francisco,	
	got up there started holding secret sessions of many members, bring up stuff outside of the membership which I didn't agree to, they wanted to force me to agree to them things. Like giving fishermen more protection than the laborers and was always voting me down, sneaking around.	]
Appro	oved: M Per Special Agent in Charge	





Dαte: 4/13/56

Transmit the following message via
(Priority or Method of Mailing)
From SAC, SAN FRANCISCO
To: DIRECTOR, FBI
RE: EX-COMMUNISTS AS WITNESSES
"Q. In other words, you didn't agree with the Communist Party b7D policies in relation to the union activities, is that correct?  A. That's right."
Agent at the Customs Building in SF regarding his possession,
of a bag of surgical instruments and three cases of digarettes. A sworn signed statement was obtained which was witnessed by SA PAUL CULLINAN, FBI, a copy of which is in the SF files.  Listed the following personal background: Residence.  of birth.
statements by verifying that the crew purchased cases of cigarettes in foreign ports and that several cases of Army surgical instruments which had fallen overboard in unloading had been abandoned by the Army to members of the crew.
No action was taken by Customs and there was no evidence of a theft of government property.
By letter, dated 2/26/51, the SF District Director. INS, advised the SF Office that
A Petition for Naturalization was filled by him in the USDC, SF, on 10/9/42 and was dismissed at his request on 6/7/43. The letter indicated that frequently attended CP fraction meetings with an informant and was probably still active at the time this information was given to INS.
SF files contain an investigative report of INS pre- pared by F.T. WILLIAMS, dated 5/22/53, captioned San Francisco, California".
This report indicates that oh 5/21/5  made a sworn statement at the INS Office in SF.  admitted membership in a CP fraction of the Alaska Cannery Workers Union from indicated a willingness to testify, adding, however, that this might cause
Approved: M Per Sent M Per



FBI Date: 4/13/56 Transmit the following message via \_ (Priority or Method of Mailing) From SAC, SAN FRANCISCO To: DIRECTOR, FBI RE: EX-COMMUNISTS AS WITNESSES him trouble in his union, Local 6 of the International Long-shoremen's and Warehousemen's Union. advised on 6/4/53 that b2 who is employed as was formerly in the CP and had been kicked out of the party by[ lin about 1945 or 1946. SF files contain no additional information identifiable which would adversely reflect upon his credibility. with RUC. WHELAN CC: MR. BELMONT -ANITE TO THE DOM. INTEL. DIVISION Approved: \_ Sent \_ Per. Special Agent in Charge

OFFICE MEMORANDUM United States Government TO DIRECTOR, FBI (100-418105) DATE: 4/18/56 b2 SAC, LOS ANGELES (100-53645) b7C b7D SUBJECT: EX-COMMUNISTS AS WITNESSES Remylet dated 2/27/56, Bulets dated 3/14/56 and 3/my airtel to Bureau dated 4/4/56, Bureau airtel dated 1/11/5 San Francisco airtel dated 1/13/56 // San Francisco airtel dated Accorney at Los Angeles nas been furnished with the results of checks on the names possible witnesses in the cases of the United Civil #15907-WM: United States vs possible revocation proceedings // The United States Attorney at Los Angeles was also advised orally and in writing on 3/16/56 that the Departmental Committee on Security Witnesses had considered the cases MAURICE MALKIN and and had given MALKIN. full clearance. and 5) (REGISTERED) ALL REDIZEMENTON CONTAINED Bureau (ENCLOSURES 100-118105 F HEREIN IS UNCLASSIFIED 100-1225) DATE 10-19.99 BY 60067 NIS/EP/OD 1 100-308353) 901820 1 100-13216) RECORDED - 15 (100-364414)- Los Angeles INDEXED - 15 100-53645 100-16551) (100-45924)1 100-23660) 1 \_\_\_\_(100-41414), ? '664120B-3235'), 25 APR 924 195 Ţ TWC:man (15)COPIES DESTROYEL 53 SEP 27 1968

DIRECTOR, FBI

RE: EX-COMMUNISTS AS WITNESSES

The United States Attorney at Los Angeles was advised as well that is currently acting as a consultant to the Department of Justice. It was suggested to : United States Attorney WATERS, Los Angeles, that his request for clearance to use the above six ex-Communists, MALKIN through be directed to the Internal Security Division of the Department.

The United States Attorney has been advised that he will be promptly furnished results of checks on the name aka.

Los Angeles.

### UNITED STATES DEPARTMENT OF JUSTICE

### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

March 28, 1956

b.	7 D
· · · · · · · · · · · · · · · · · · ·	
has orally advised that he was arrested, spent several months in the Berrien County Jail, St. Joseph, Michigan, in	
from did not testify against Communist Party, USA, from did not testify against Communist Party members until when he voluntarily appeared as a witness in a civil libel action in Detroit, Michigan, involving has never appeared as a Government witness in the Smith Act Case, he has been used in proceedings of the United States Immigration and Naturalization Service on several occasions in New York City and in other sections of the country.	
A review of his file indicated that "an examination of the record at Ellis Island. New York, (in 1941) concerning the individual known as shows that he has been variously referred to as and"	
A further examination of this record (in 1941) revealed that was still under \$500.00 bond; that a deportation warrant against him was outstanding at that time. It further indicated that	

COPIES DESTROYED

58 SEP 27 1963

ALL INFORMATION CONTAINED, HEREIN IS UNCLASSIFIED DATE <u>Uka/28</u> BY <u>SP-RSK kin</u>

100-418105-144

ENCLOSURE

The above file at Ellis Island. New York, in 1941 contained an a fidavit hy Therefore, his name is not but It was further indicated that testimony by showed as his birthplace although State Department records indicated "Daily Worker" on page two carried an article captioned "FBI Stoolie Can't Remember Own Birthday" and stated in part: "A b7D rattled Government witness in the Subversive Control Board hearing today presented an exhibition of snarling and finally reverted to loud shouting and passionate pleas for help as he became entangled in a net of his own falsehoods, during cross-examination ... when quizzed by Vito Marcantonio, attorney for the Communist Party, .... Marcantonio asserted his examination of the witness showed either this man committed bigamy (in 1932) and if he did not commit bigamy he violated the Mann Act, and lied to this panel. had told the hearing panel he was now a widower, that he left his wife and child in the Soviet Union and that he communicated with her and sent her money from 1932 to 1934 while he was living in Cleveland. "The Witness' face turned a bright crimson when Marcantonio read from testimony of last February in the International Workers Order liquidation trial, when he told of a wife he took from New York to Cleveland in 1932. Marcantonio showed that at the IWO trial the witness said he never communicated with his wife after he returned from Europe. The testimony shows, the lawyer stated, that he 'never was divorced from his first wife, and then married a second wife.

	objected to the questioning. He claimed that his second marriage was a 'common law' affair. The Government lawyers objected, too. But Marcantonio kept prodding the witness and reminding the SACB panel that the witness had lied.	
	"Marcantonio recalled that the witness had no difficulty rattling off dates and alleged events in the history of the CP going back more than 30 years.	
	"'Your memory for dates is good?' the attorney asked'You remember telling Mr. Paisley (William A. Paisley, Government attorney) you were born March 20, 1897?'Marcantonio produced the transcript of the Butterworth case. The witness' jaw dropped when the attorney pointed to his testimony that he was born in 1898.	Ъ7D
	"Marcantonio then turned to the transcript of the IWO trial, in which stated he gave his birthday in an IWO membership application as March 20, 1893"	טייט.
,	Further review of the files of the Detroit Office has disclosed that in 1945 he claimed he was horn in	
	His Selective Service file in 1945 indicated that his first wife went to Russia many years ago with his son and that his wife and son have never been permitted to leave Russia.	
	"Washington Star" carried an article captioned "600 Clergy- men Called Secret Communists." This article indicated that during July, 1953, had testified before the House Committee on Un-American Activities and estimated that there were 600 clergymen in the United States who were secret member of the CP. Upon interview to determine the basis for this statement, advised this was a result of research work he had done in the spring of 1953 and contained that "any clergyman who has been in their (CP) fronts during the zig-zags and flip-flops was a secret CP member." He mentioned on HARRY F. WARD whom he has known to have	

remained in all the front groups throughout all the switches and flip-flops the CP has gone through since early 1920 but continued that he had no personal knowledge that any other clergymen were members of the CP.

has never been a regular paid informant. He left the CP, USA, in 1934 and has no furnished any information concerning current activities of the CP. Records of the Detroit Office indicate that	ever
	]

He testified in an immigration matter in Alexandria, Virginia, in October, 1955.

b7D

He is generally willing to testify. However, during a recent physical examination given him by his Doctor, the Doctor asked what created a nervous tension that was plainly visible and as a result of the examination.

a witness for the Government on many occasions, recalling his arduous trial he testified at in New York, which taxed his nerves and health. He stated that cross-examinations are very severe and nerve-racking, particularly the later publicity he receives from publications that are not complimentary of his efforts in the trial to assist the Government.

In addition to the above, the following exerpts from the "Daily People's World", West Coast Communist newspaper, are set out below:

that at McCarran hearings aimed at outlawing the Communist Party,

a witness, was indicated as having conferred with another witness, BENJAMIN GITLOW in violation of hearing rules and separation of witnesses. This was described by this special article in the "Daily People's World, as "collusion between witnesses." carried a further story of the Security Activities Control Board held at Washington b7D showing that under cross-examination appeared confused as to his date of birth, which he reportedly gave with variation at different preceding trials or hearings and thus according to the article in the "Daily People's World" gave little reason for creditability in testimony at the Control Board hearings on events in the Communist Party. "Daily People's World" on page 7 reported in an article from Washington datelined May 24, 1951 as refusing to give full answers to questions asked by Panel Chairman CHARLES LA FOLLETTE and refused to apologize for his conduct when so ordered by the Chairman.

### UNITED STATES DEPARTMENT OF JUSTICE

### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

April 18, 1956

was born at	
Almost immediately he was placed in the old International Workers of the World movement at Los Angeles as an undercover operator for the next three years. It was during this period that he met his later although was not in the International Workers of the World, the Communist Party or any other movement. In fact it was reported that it was probably due to their common hatred for Communism that they became interested in each other. had reportedly a better than average education and some ability as a writer and began to assist in preparing the reports he was submitting to the Police Department. Former Captain WILLIAM F. HYNES, Head of the Department's Anti-Subversive Detail, recognized the increased caliber of these reports and as a result learned of ability. She thereafter agreed to HYNES's request that she go to work for the Police Department and on her own initiative she joined the Communist Party in 1927. At about the same time the International Workers of the World movement began to fade and the Communist Party gegan to rise in importance and accordingly left the International Workers of the World and joined the Communist Party.	<b>n</b> -
For the next seventeen years remained in the Communist Party as police operators without being uncovered. Both rose through functionary posts and for years were important and highly-trusted members. It was for this reason that during the last ten years they were in the movement both were members at large and instructed by the Party not to attend any public gatherings.	•

COPIES DESTROYED
5.3 SEP 27 1963

ALL INFORMATION CONTAINED THEREIN IS UNCLASSIFIED DATE 10-19-99 BY 60361 NIS/EP/DD 901830

100-418105-144

ENCLOSURE

During the late 1930's served as a mail drop between District Headquarters of the Party at San Francisco and the Los Angeles Section, as it was then called. They kept a post office box at Beverly Hills for this purpose. About 1938 with the changein the State and local administrations, the Los Angeles Police Department was forced to put less emphasis on the subversive activities and the old so-called "Red Squad" of Captain WILLIAM F. HYNES was dissolved for all practical purposes. However, HYNES was able to keep informants undercover within the Communist Party until HYNES himself retired from the Department in 1942. felt they had contributed all they could to fight the Communist Party, and also because of his bad helath they decided to disassociate themselves from Party activities without  $_{
m b7D}$ letting the Party leaders know. Accordingly they gradually became less active on the grounds of ill health and finally "disappeared" without having been uncovered. Throughout activities in the Communist Party the used the Party names of and respectively. For security reasons they did not retain any Party records, directives or documents which came into their possession through their various functionary posts. However, all such records were copied and forwarded to Captain WILLIAM F. HYNES. In addition to the above there follows some information

People's World the article indicated that was a witness at the Mc Carran Act deportation hearings of an Armenian born KAREKIAN ANDEKIAN. The article closes with "The LaFollette Report published in 1942 contained Hynes's private employment while on release from the Police Department as a 'practice that cannot be to strongly condemned'." The report showed HYNES collected \$6,727.00 from Associated Farmers from February, 1935 to May, 1937, a small part going to undercover agents he employed. The Los Angeles Railway Company disbursed \$7,393.00 to HYNES in 1934 in connection with the strike which began in November, 1934.

from pages of the "Daily People's World", West Coast Communist

newspaper.

World" on page six in an article captioned "Stoolie Tangles His Yarn" it is indicated that \_\_\_\_\_\_ testified in the deportation hearings on a Miss RUBY HYNES and the article described \_\_\_\_\_\_ testified in a "rasping, high-pitched voice rattling off testimony the government wanted but stumbling or suffering lapse of memory at questions of Miss Hynes's attorneys, Esther Shandler and Elsa Kievits."



### FEDERAL BUREAU OF INVESTIGATION

In Reply,	Please	Refer	to
File No.			

April 18, 1956

		· ·	b7D
born			Ъ,
	·		<b>-</b>   .
			<u> </u>
		. ,	—
identified with the Hungthe Communist Party and pursuant to advocated the overthrow force and violence and proletariat under leader	garian Workers Feder from Communist Party poly of the Government of the setting up of a	under the name of	of by
THE TOTAL PROPERTY OF THE PARTY	ALL INFORMATION CONTAIN HEREIN IS UNCLASSIFIED DATE 10-19-99 BY 6031 PO1830	6] MIS/EP/PD	

100-418105-144

ENCLOSURE

Coast of the United States and nationally for the Communist Party
and returned in 1931 to the Hungarian Buro of the Communist Party.
Communist Party paper in Cleveland. He was later ordered by the
Communist Party to Canadal and hecame
a member of the Central Committee of the Canadian Communist
Party doing organizational work on the prairie among Hungarians
under the name of or
visited Moscow on a Communist Party
sponsored tour. Upon his teturn to New York and following a
disagreement among top Communist Party membership relative to
politics among the Hungarian element in the Party, was
transferred to the American Section of the Communist Party whereupon he resolved to quit the Communist movement. has stated he
has not been active in the Communist Party since and
his practical knowledge of the Party since that time has been
from books, periodicals and newspapers. All the foregoing is
from own account of his activities in the Socialist and Communist movements.
It has been learned from Communist Party sources that
has in the past been termed financially irresponsible having
had large personal loans from workers which he never paid back. This information from Communist Party sources has not been
further specified or substantiated.

# UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to

April 18, 1956

ile No.	whiti	10, 1950		
			]	
				7
				<u></u>
				b7
				:
Immigration and admitted member Cannery Worker	nd Naturalization ership in a Commun	Service Office	nt made at San Frace, May 21, 1953, action of the Ala	ska
COPIES DESTRO	YED ALL INFORM	NATION CONTAINED INCLASSIFIED 1-99 BY 603671	NCIFOLD	
53 SEP 27 196	3 DATE 10:19	4-44 BY 609PT	MIOLENDO	-

401830

100-418105-144

ENCLOSURE

willingness to testify but added that this might cause him trouble in his union, Local 6 of the International Longshoremens and Warehousemens Union.

An informant of the San Francisco Office, who ha furnished reliable information in the past on June 1. 1953	d •
advised that employed as	
the Party by in the Communist Party and had been expelled the Party by	from
the Party by in about	

b7D

Mr. Boardman Mr. Belmont Mr. Dise

The Attorney Ceneral

Hay 2, 1956

DECLASSIFIED BY 60267 NISIEP/PD

COMMUNISTSA

SLEASING COMMENT CONFIDENTIAL INDUSTRIES FOR TREGILIONY IN SECURITY CASES

Reference is node to my memorandum dated April 2, 1956, attacking a chart which reflected the number of ourrent confidential informants already exposed through testimony at various security trials and hearings as well as the categories into which additional ourrent informants may be placed in connection with pending and proposed security trials and hearings.

There is attacked hereto a chart which reflects similar information representing inquiries and requests submitted by the Internal Security Division of the Department and replied to by the Bureau through May 1, 1956.

In view of the request set forth in the menorandum of Assistant Attorney Ceneral Tompkins to Mr. John Lindsay dated December 6, 1955, which was referred to me by memorandum from Ur. Lindsay dated December 9, 1955, an enlarged chart is also attached identifying the confidential informanto in the first four categories together with the specific trial in which each was or is involved. The informants in categories three and four have been identified by name to the Departmental attorneys who interviewed them in the field.

MECORDED . Z. MOEXED . 71 Inclosures - 2 2 od - Mr. Villiam A. Rogers Deputy Attornsy General (Vith Encloquees - 2) 2 cc - Assistant Athorney Ceneral Villian F. Tompkins (Vith Inclasures - 2) MAY 4 1956 1000

Boardman

pho

Belmont See memo Belmont to Boardman, 5-1-56, PWD: nos, entitled as above.

Mohr Parsons Rosen PWD:nbs/l Tamm

Winterrowd 10)

Tele. Room

MAILED & 2 1956 LIAY COMM - FBI

STANDARD FORM NO. 64

# Memorandum • united states government

TO

Mr. L. V. Boardman

DATE: May 1, 1956

Mason Mohr.

Parsons

Holloman .

F

Gandy

Rosen Tamm Nease Winterrowd Tele. Room

FROM

Mr. A. H. Belmont

**ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIED

10.19.99 BY 60367 NIS/EP/DO Belmont is

401880

SUBJECT:

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Attached hereto is the running memorandum, iprepared at the Director's instructions, reflecting the use of current confidential informants in security prosecu-Instant memorandum contains a chart reflecting the status of this matter as of May 1, 1956.

The various categories in the memorandum have been broken down as to the various types of cases involved, such as Smith Act trials, Subversive Activities Control Board hearings, Labor Management Relations Act cases, et cetera.

Pursuant to the Director's instructions, a copy of the chart is also transmitted to the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins. Since by memorandum dated December 9, 1955, John V. Lindsay, Executive Assistant to the Attorney General, forwarded a memorandum from Assistant Attorney General Tompkins dated December 6, 1955, which requested a further breakdown of the chart, an additional enlarged chart is also attached for the Director's information and for the information of the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins. It is noted that the copy of this enlarged chart designated for the Director contains the names of the informants whereas the enlarged chart designated for the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins utilizes the informants' symbol numbers rather than their names in categories 3 and 4. The true names of these informants are, however, known to the Departmental attorneys who interviewed them in the field.

#### ACTION:

A memorandum to the Attorney General, copies to Deputy Attorney General Rogers, and Assistant Attorney General Tompkins is attached hereto transmitting the two charts reflecting the status of this matter as, of May 1, 1956. 5-2-55M Enclosures for

cc: Mr. Boardman

Mr. Belmont Managardner Baumgardner

Mr. Donohue

# RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

# Figures apply as of May 1, 1956

1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:		48
	(a) Smith Act Trials (b) Subversive Activities Control Board (SACB) Hearings	41	
	(b) Subversive Activities Control Board (SACB) Hearings		
	Re Front Organizations (c) Labor Management Relations Act Cases	4	
	(d) Nationalist Party of Puerto Rico Trials	2 1	
_			
<u>2.</u>	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
	ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS	,	
	WITNESSES AT SCHEDULED TRIALS AND HEARINGS: (a) Smith Act Trials	0	13
	(b) SACB Hearings Re Front Organizations	6 2	
	(c) SACB Hearings Re Communist-dominated Labor Unions.	5 5	
0			
<u>3.</u>	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
	ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES:	i.	7.0
	(a) Smith Act Trials	8	19
	(b) SACB Hearings Re Communist-dominated Labor Unions.	5	
	(c) SACB Hearings Re Front Organizations	5	
	(d) Labor Management Relations Act Cases	1	
4.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
	ATTORNEYS. BUT WHO WILL NOT BE USED AS WITNESSES.		9
	(a) Smith Act Trials	4	
	(b) Administrative Hearing Re Independent Socialist. League (ISL)	4 5 5	
<u>5.</u>	CIDDENT CONTINUATA THEODISANDS WILL TAKE DEED AS A CO.	5	
<u> </u>	CURRENT CONFIDENTIAL INFORMANTS WHO HAVE BEEN MADE AVAIL- ABLE FOR INTERVIEW BY DEPARTMENTAL ATTORNEYS:		20
·	(a) Smith Act Trials	2	20
	(D) Labor Management Relations Act Cases	ĩ	
	(c) SACB Hearings Re Front Organizations	7	
	(c) SACB Hearings Re Front Organizations (d) SACB Hearings Re Communist-dominated Labor Unions. (e) Administrative Hearing Re National Lawyers Guild	1	
	(e) Administrative Hearing Re National Lawyers Guild	9	
<u>6.</u>	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE		
	HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-		
	<u>VIEW AND POSSIBLE USE AS WITNESSES:</u>		- <b>3</b> 8
	(a) Smith Act Trials	15	
	(c) Labor Management Relations Act Cases	3 5	
	(d) SACB Hearings Re Communist-dominated Labor Unions.	3 5 3	
	(e) Fraud Against the Government	12	
	ALL INFORMATION CONTAINED }		
	· ····································		
	DATE 10-14-44 BY 604011413 EVOD		
	angho		

901820

ENCLOSURE

7.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR	
	POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE	*
	DEPARTMENT:	41
	(a) Smith Act Trials	
	(a) Smith Act Trials	
	(c) Administrative Hearings Re Independent	
	Socialist League	
	(d) SACB Hearings Re Communist-dominated Labor Unions. 36 (e) Fraud Against the Government Cases	
	(f) Labor Management Relations Act Cases 21	
	(a) Denaturalization Cases	
	(h) Espionage Cases	-
	(f)Labor Management Relations Act Cases21(g)Denaturalization Cases2(h)Espionage Cases1(i)Administrative Hearing Re Socialist Union of America9	

Identities Given 109 Inquiries Pending<u>455</u> Total 564

# RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of May 1, 1956

1. <u>CURR</u> .		_	S EXPOSED AS WITNESSES	48
(4)		h Act Trials First New York Trial	(Ended October 14, 1949)	6
Market &				τ
. •	(2)	Baltimore Trial	(Ended April 1, 1952)	1
	(3)	Los Angeles Trial	(Ended August 5, 1952)	4
6.				*
	(4)	Pittsburgh Trial	(Ended August 20, 1953)	3
ar Constitution of the Con			•	
,	(5)	Seattle Trial	(Ended October 10, 1953)	<b>4</b>
	(6)	Philadelphia Trial	(Ended August 13, 1954)	2
	(7)	St. Louis Trial	(Ended May 28, 1954)	3
	(8)	<u>Detroit Trial</u>	(Ended February 17, 1954)	3
ALL INFORMAT HEREIN IS UNI	ion coi	Alminio (4.)	d through testimony of husb	and,

(10) Junius Scales Membership Trial (Ended April 21, 1955)  (11) Denver Trial (Ended May 25, 1955) 4  (12) Cleveland Trial (Ended February 10, 1956) 2  (13) New Haven Trial (Ended March 29, 1956) 2  (14) Albert Blumberg Membership Trial (Ended March 7, 1956)  (15) John Francis Noto Membership Trial (Trial ended April 12, 1956)  Subversive Activities Control Board (SACE) Hearings Re Front Organizations (1) National Council of American-Soviet Friendship 1 (Hearing ended December 6, 1954)  (2) Labor Youth League (Hearing ended April 28, 1954)	(9)	Claude Lightfoot Membership Trial (Ended January 26, 1955)	2
(11) Denver Trial (Ended May 25, 1955) 4  (12) Cleveland Trial (Ended February 10, 1956) 2  (13) New Haven Trial (Ended March 29, 1956) 2  (14) Albert Blumberg Membership Trial (Ended March 7, 1956)  (15) John Francis Noto Membership Trial (Trial ended 3 April 12,1956)  Subversive Activities Control Board (SACB) Hearings Re Front Organizations  (1) National Council of American-Soviet Friendship (Hearing ended December 6, 1954)  (2) Labor Youth League (Hearing ended April 28, 1954)		(Ended January 20, 1000)	
(12) Cleveland Trial (Ended February 10, 1956) 2  (13) New Haven Trial (Ended March 29, 1956) 2  (14) Albert Blumberg Membership Trial (Ended March 7, 1956)  (15) John Francis Noto Membership Trial (Trial ended 3 April 12,1956)  Subversive Activities Control Board (SACE) Hearings Re Front Organizations  (1) National Council of American-Soviet Friendship 1 (Hearing ended December 6, 1954)  (2) Labor Youth League (Hearing ended April 28, 1954)	(10)	Junius Scales Membership Trial (Ended April 21, 1955)	1
(13) New Haven Trial (Ended March 29, 1956) 2  (14) Albert Blumberg Membership Trial (Ended March 7, 1956)  (15) John Francis Noto Membership Trial (Trial ended April 12,1956)  Subversive Activities Control Board (SACB) Hearings Re Front Organizations  (1) National Council of American-Soviet Friendship (Hearing ended December 6, 1954)  (2) Labor Youth League (Hearing ended April 28, 1954)	(11)	Denver Trial (Ended May 25, 1955)	4
(14) Albert Blumberg Membership Trial (Ended March 7, 1956)  (15) John Francis Noto Membership Trial (Trial ended April 12,1956)  Subversive Activities Control Board (SACB) Hearings Re Front Organizations (1) National Council of American-Soviet Friendship 1 (Hearing ended December 6, 1954)  (2) Labor Youth League (Hearing ended April 28, 1954)	(12)	Cleveland Trial (Ended February 10, 1956)	2
(14) Albert Blumberg Membership Trial (Ended March 7, 1956)  (15) John Francis Noto Membership Trial (Trial ended 3 April 12,1956)  Subversive Activities Control Board (SACB) Hearings Re Front Organizations  (1) National Council of American-Soviet Friendship 1 (Hearing ended December 6, 1954)  (2) Labor Youth League (Hearing ended April 28, 1954)	(13)	New Haven Trial (Ended March 29, 1956)	<b>2</b> *
Subversive Activities Control Board (SACB) Hearings Re Front Organizations  (1) National Council of American-Soviet Friendship 1 (Hearing ended December 6, 1954)  (2) Labor Youth League (Hearing ended April 28, 1954)	(14)	Albert Blumberg Membership Trial (Ended March 7, 1956)	1
Re Front Organizations  (1) National Council of American-Soviet Friendship 1  (Hearing ended December 6, 1954)  (2) Labor Youth League (Hearing ended April 28, 1954)	(15)	John Francis Noto Membership Trial (Trial ended April 12,195	56) <sup>3</sup>
(Hearing ended December 6, 1954)  (2) Labor Youth League (Hearing ended 1 April 28, 1954)	Subv	ersive Activities Control Board (SACB) Hearings Re Front Organizations	
April 28, 1954)	(1)	National Council of American-Soviet Friendship (Hearing ended December 6, 1954)	. <b>1</b>
which not tookies. Emposed through testimons of husband.	(2)	Labor Youth League (Hearing ended April 28, 1954)	
		is not to otify. Emposed through testimony of hush	nand.

(b)

		(3)	Civil Rights Congress (Hearing ended July 5, 1955)	1	
				_	
		<i>(4)</i> Г	American Peace Crusade (Hearing ended April 11, 1956)	I	
	(c)	<u>Labo</u>	r Management Relations Act Cases		
		(1)	Everett Melvin Hupman Case	2	
•	(d)	Nati	onalist Party of Puerto Rico Trial	I	
	( - )	(Tri	al ended October 12, 1954)	,	
?•			ONFIDENTIAL INFORMANTS INTERVIEWED BY DEPAR		-
	WITN	ESSES	AND DEPARTMENT HAS ADVISED THEY WOULD BE U	<u>DED AD</u>	13
	(a)	<u> Smit</u> (1)	<u>h Act Trials</u> <u>San Juan Trial</u> (Trial set for Octob	er 15, 3	
-	_		1956)	,	
	Ā	(2)	Emanuel Blum Membership Case (No trial date set)	1	· ·
		-	(Also to testify at United Electrical, Rad Machine Workers of America (UE) hearing b SACB)		
		(3)	Michael A. Russo Membership Case (No trial date set)	<b>1</b>	,
		. [	(Also to testify at UE hearing before SACE	) <b>)</b>	

	(4) <u>John Cyril Hellman Membership Case</u> (No trial date set)	1
	(Also to testify at International Union of Mine, Mill and Smelter Workers hearing before SACB)	,
(b)	SACB Hearings Re Front Organizations	
	(1) Council on African Affairs (Petition dismissed without prejudice to Government September 15, 1955)	2
(c)	SACB Hearings Re Communist-dominated Labor Unions	, -
*	(1) Communist Infiltration of the United Electrical, Radio and Machine Workers of America	4
	(Petition filed December 20, 1955)	
	(2) Communist Infiltration of the International Union of Mine, Mill and Smelter Workers (Petition filed July 28, 1955)	
-		
CURR	ENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTA	<u>L</u>
ATTO	RNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE	<del>-</del>
DEF L	NITELY USED AS WITNESSES:	19
(a)	Smith Act Trials	
	(1) San Francisco Trial (Prosecution not authorized to date)	7
•		·

з.

٠	(2) <u>Third New York Trial</u> (Trial started April 9, 1956)	1
(b)	SACR Hedrings De Communist dominated Taken Weiser	
	(1) Communist Infiltration of the United Electrical, Radio and Machine Workers of America (Petition filed December 20, 1955)	5
(c)	SACB Hearings Re Front Organizations	
٠,	(1) <u>United Russian-American Committee</u> (Petition being considered)	1
	(2) Connecticut Volunteers for Civil Rights: Connecticut Peace Council (Petition being considered)	2
	(3) <u>Save Our Sons Committee</u> (Petition being considered)	1
	(4) Philadelphia Women for Peace (Petition being considered)	1
(d)	Labor Management Relations Act Cases (Department considering case for prosecution)	1

دی وزیر علیمه مجدورت سروم!

4.	CURR.		ONFIDENTIAL		'S INTERVII USED AS W	EWED BY L ITNESSES	DEPARTMENT.	<u>AL</u>	q
	(a)	RNEYS Smit	BUT WHO WII h Act Trial	·	USED AS W	LINEODED			J
		(1)	Cleveland :	<u> Prial</u>	(Ended Fe	ebruary l	10, 1956)	1	
-					(deceased)			-	
	•	(2)	John Noto .	Membership	Trial			<b>2</b> :	
	-							-	
-	,	(3)	New Haven	<u>Trial</u>	(Ended M	arch 29,	1956)	1	
				*		-			
	(b)		nistrative	Hearing Re	Independ	ent Socio	<u>ılist</u>	<b>5</b>	7
		Lead (Hed	<u>ue</u> ring in pro	gress)			·	,	

W ALLIN

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 10.19.99 BY 600.67 NISIE PIDD
901820

May 3, 1986

ORIGINAL COPY FILED IN CANA COPY COPY

191 MAY . 7 1956

MEMORANDUM FOR MR. TOLSON
MR. NICHOLS
MR. COMMININGSTORS WITNESSESMR. BOARDMAN
MR. BELMONT

Yesterday, Congressman Walter, of the House Un-American Activities Committee, called to see me.

Congressman Walter stated that he had recently named as head of the staff of his Committee Mr. Richard Arens, who has been serving with one of the Senatorial Committees. The Congressman stated that he had two matters which he wanted to specifically discuss with me.

He stated that he assumed that from time to time certain confidential informants of the Bureau being exposed in trials of Smith Act cases, denaturalization cases and appearances before the Subversive Activities Control Board thereafter became inactive as informants for the FBI in view of their exposure. He stated that he would like to have the cooperation of the Bureau in furnishing to him the identities of any such persons so that the Committee might consider calling such ex-informants and building hearings about such information as they may have already disclosed in judicial or administrative proceedings.

I told the Congressman that his assumption, of course, was correct and that the names of these persons had appeared from time to time in the press. He said he realized this but that many times his Committee would not note the names and for that reason he was hopeful that a list of such persons might be furnished to him and other names furnished in the future as the usefulness of the informants is at an end in so far as the FBI is concerned. I told him that I would have a check made of what names might be available. I pointed out to him that, of course, the names of some informants used in denaturalization proceedings would be a matter for the Immigration and Naturalization Service to pass upon and he said he understood that. I would, therefore, like to have a list of names of such informants with whom we are thoroughly through and who are of no more value to the Government so that we may forward 100-418105 the same to Congressman Walter. SENT FROM D. O. NOT RECORDED

Sizoo he same to Con Vincerroud 975 Tele Room Folligration MAY 8 1956

Tolson

Boardman \_\_\_\_\_

Belmont

Parsons

Harbo Mahr

The second matter that the Congressman desired to take up was that of Judge Edgerton, of the U.S. Circuit Court of Appeals. The Congressman stated that he had in mind calling Judge Edgerton before his Committee, and if the facts could be developed, having the Judiciary Committee look into the situation with a view to initiating impeachment proceedings against Judge Edgerton. The Congressman stated that he understood that Edgerton had been a member of a communist group in the District of Columbia after he, Edgerton, had become a Judge of the Circuit Court of Appeals for the District of Columbia. I isquired of the Congressman as to the identity of this organization and he stated that it had slipped his mind for the time being, but that he would look it up. The Congressman was desirous of receiving from us any information which might be furnished to him dealing with Judge Edgerton. I told Congressman Walter I would have our files looked into and see what, if any information might be available and then a determination would be made as to whether it could be supplied. Will you please have an appropriate summary made upon Judge Régerton with an indication as to any material which should not be furnished to the Congressman because of its confidential character.

Puring the course of my conversation with the Congressmen, he mentioned the fact that his Committee would shortly issue a pamphlet dealing with the views of prominent persons as to the meaning of the recent alleged change in the attitude of the Soviet Government on world relations. He stated this publication would be forthcoming shortly and he believed it would serve a useful purpose in establishing the fact that there has been no real change in the Russians' goal and intentions, but inserely a deceptive change to apply to methods and tactice.

Very truly years,

John Edgar Hoover Director

Baumgardder Dyse W

INDEXED - 13

11 MAY 21 1956

Memorandum for Mr. Boardman

at security trials, many of whom were also former security informants but were discontinued prior to their use as witnesses. Other individuals carried on List No. 2 were never operated as informants but have testified for the Government in security cases. This list is, however, not a complete list of such witnesses. It is based on immediately available data and includes those names which came to mind in the preparation of this material. To prepare a complete list of this character would require an exhaustive review of all security cases and hearings in which the Bureau has participated. In view of the time-consuming nature of such a project, we have confined this material to immediately available data.

### OBSERVATIONS:

The names of the persons on the attached lists have been available to the HCUA through press reports on trials and hearings. Although we cannot say we are finally through with any of them, it is believed we can furnish these lists to Congressman Walter without serious injury to our work, since all of these persons have been publicly identified. We can never be certain when an informant's usefulness to the Bureau and Government has finally terminated. Should the lists be furnished to the HCUA, it is believed well to incorporate a precautionary footnote to the effect that in some instances where these witnesses were used the cases have not been finally adjudicated and a check should be made with the Department prior to their use as witnesses. Addresses of the informants are not being included since, to be absolutely certain of up-to-date information, we would have to check with the field offices where the informants reside.

## ACTION:

Provided you approve, the attached lists are prepared for consideration in connection with Congressman Walters request.

\* We have also found in the past that former confidential informants in testifying before committees, because of their extensive knowledge of Communist Party (CP) activities, have identified current informants as members of the CP and this has posed a problem.

Do

# LIST NO. 1

## CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES IN SECURITY CASES

1.	SMITH ACT TRIALS	
	a. First New York T	<u>rial</u>
-		
-	b. Baltimore Trial	
	c. Los Angeles Tria	<u>1</u>
	d. Pittsburgh Trial	•
-	e. <u>Seattle Trial</u>	
,	f. <u>Philadelphia Tri</u>	<u>al</u>
	g. St. Louis Trial	· · · · · · · · · · · · · · · · · · ·
•	h. <u>Detroit Trial</u>	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-19-99 BY 60267 NIS/EP/01

	i.	Claude Lightfoot Membership Trial
-	j.	Junius Scales Membership Trial
*		·
	k.	Denver Trial
	1.	<u>Cleveland Trial</u>
	4	
	m.	New Haven Trial
	$n_{ullet}$	Albert Blumberg Membership Trial
	[	
	.0.	John Francis Noto Membership Trial
2.	SUBVI	ERSIVE ACTIVITIES CONTROL BOARD (SACB) HEARINGS
	,	RE FRONT ORGANIZATIONS
	a.	National Council of American-Soviet Friendship
	b.	Labor Youth League

	c. Civil Rights Congress	
	•	9 ~
3•	LABOR MANAGEMENT RELATIONS ACT CASE	b6 b70
	Everett Melvin Hupman Case	b7E
4.	NATIONALIST PARTY OF PUERTO RICO TRIAL	
•		

### NOTE:

Some of the above cases have not been finally adjudicated. Informants exposed as witnesses at these trials should not be used as witnesses in other matters without prior clearance from the Department of Justice.

#### LIST NO. 2

OTHER WITNESSES, SOME OF WHOM WERE PREVIOUSLY DISCONTINUED FBI INFORMANTS WHO APPEARED IN SECURITY TRIALS

Louis Budenz	•	
	•	
	*	
	<b>_</b>	
	~	
		1.0

b7C b7D

NOTE:

Some of the persons named above appeared as witnesses in cases which have not been finally adjudicated. Persons exposed as witnesses at these trials should not be used as witnesses in other matters without prior clearance from the Department of Justice.

ALLINFORMATION CONTAINED (
HEREIN IS UNCLASSIFIED
DATE 10-19-99 BY 60067 NIS/EP/00
901820

100-979105-147

Belmont 5 Reddy

The Attorney General

June 4, 1956

Director, FBI

DECLESSIFIED BY 60267 NIS/EP/OD

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Reference is made to my memorandum dated May 2, 1956, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various security trials and hearings as well as the categories into which additional current informants may be placed in . connection with pending and proposed security trials and hearings.

There is attached hereto a chart which reflects similar information representing inquiries and requests submitted by the Internal Security Division of the Department and replied to by the Bureau through June 1, 1956.

In view of the request set forth in the memorandum of Assistant Attorney General Tompkins to Mr. John Lindsay dated December 6, 1955, which was referred to me by memorandum from Mr. Lindsay dated December 9, 1955, an enlarged chart is also attached identifying the confidential informants in the first four categories together with the specific trial in which each was or is involved. The informants in categories three and four have been identified by name to the Departmental attorneys who interviewed them in the field.

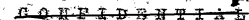
RECORDED - 51 Enclosures INDEXED - 51 2 cc - Mr. William P. Rogers Deputy Attorney General (With Enclosines - 2) - Assistant Attorney General William F. Tompkins (With Enclosures - 2)

See memo Belmont to Boardman 6-1-56, EBR: pat, entitled as above,

		Tuman o T	عط معتريتير وحر
<b>E</b> Bl	R:pat	Profession of the Profession o	
olson	(10)(1)	The state of the state of	
ichols			Cline .
oardman	1919 183	Crist Silver	
elmont	COMM - EBI	FENEU-101	$\lambda$
ason	The state of the s	101	> V X
ohr ————	JUN - 4 1956	11 41 -	- AN (V
arsons , , , , , , , , , , , , , , , ,	4014	11.30 M	
osen	MAILED 24	USA	,30 /
amm	The state of the s	7 ·	*66
ease : MA		7	

Winterrowd JUN

Tele. Room \_\_\_ Holloman -



# RELEASING CURRENT CONFIDENTIAL INFORMALITS FOR TESTIMONY IN SECURITY CASES

# Figures apply as of June 1, 1956

1.	CURRI	ENT COLIFICIANTIAL INFORMANTS EXPOSED AS WITNESSES:		48
	(8)	Smith act Trials	41	
	(b)	Subversive Activities Control Board (SACE) Hearings		` - ' - ' - ' - ' - ' - ' - ' - ' - ' -
, ,	(c)	Re Front Organizations	4	, `
- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	(a)	Labor Hanagement Relations Act Cases	2	1.
	', '(α, ', ', ', ', ', ', ', ', ', ', ', ', ',	Nationalist Party of Puerto Rico Trials	Ţ,	1*1
2.	CURRI	ENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	16	
1 1	ATTOF	ENSYS AND DEPARTMENT HAS ADVISED THEY HOULD BE USED AS		
	TITNE	ESSES AT SCHEDULED TRIALS AND HEARINGS:		71.
	(a)	Smith act Trials	7.	, Label
- 0_	(b)	back hearings he gront Organizations	ż	, , ,
•	(c)	SACB Hearings Re Communist-dominated Labor Unions	5	
rank	CAR SERVANIA TANK AS	and the control of th	, , , , , , , , , , , , , , , , , , ,	. 🤟
3.	CUKKE	ENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
	RTTOF	MEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE	1. The second	
• * , •	1/2/2 11	ITELY USED AS WITNESSES: Smith Act Trials	e de la companya de l	29
*	in	SAFE Transform To Manuscript January 2 Tata of the following	`. <i>B</i>	
	(c)	SACE Hearings Re Communist-dominated Labor Unions	0	- 4-5-
	(a)	SACE Hearings Re Front Organizations	<b>1</b>	وأستهوا
. 4	(e)	Administrative Hearing Re National Lawyers Guild		3.0
الم الما		and the second of the second o	4	•
4.	CURRI	INT CONFIDENTIAL INFORMANTS INTERVIEWED BE DEPARTMENTAL		4.
	ATTOR	NEYS, BUT WHO WILL NOT BE USED AS WITNESSES:		10
\ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	(a)	Smith Act Trials	L	
	(b)	Administrative Hearing Re Independent		
	4-4	Socialist League (ISL)	5	· ` ` ` .
3,3 4,00	(c)	Administrative Hearing Re National Lawyers Guild	1 ~	
Ħ.	CHREE	ENT CONFIDENTIAL INFORMANTS WHO HAVE BETW MADE AVAIL-		,
	ARER	FOR INTERVIEW BY DEPARTMENTAL ATTORNEYS:	· *e	. n
se om . Taking takan	7a)	Smith Act Trials	. 4	<i>`</i> **
	(b)	SACB Rearings Re Front Organizations		
	(c)	Administrative Hearing Re National Lawyers Guild	1	
ر مواعد	, e			
6.	CURRE	ENT CONFIDENTIAL INFORMANTS WEOSE BACKGROUND AND VALUE		
		BREW FURITSHED TO DEPARTMENT FOR DECISION AS TO INTER-		, .
5- a,	************	A MAN TO THE PARTY OF THE PARTY		38
		Smith Act Trials	15	* ,
olson _ ichols _		SACB Hearings Re Front Organizations	3	· · · · ·
oardman		Labor Management Relations Act Cases	<u>ح</u>	, ,
elmont ason	Ta)	Freud Against the Government Cases	72	•
ohr			ا بسکید. مادان داد	* •
arsons . osen		DECLASSIFIED BY 60267 NISIEPIDO	• •	
amm ease	<u> </u>	cv 10-19-99	1.4.	, 'sa
interrow		901820		
ele. Ro olloman			1 1 to 1	
andy	,	The state of the s		21" 5" -

#### COMPIDIATION

<i>-</i>	
7.	CURRIET CONFIDENTIAL INFORMANTS PROSE AVAILABILITY FOR
71.	LOSSIBLE USII AS NITHESSES HAS BEEN INCUITED THEO BY THE
, '.	DEPARTMENTS
	(a) Smith Act Trials
٠,٠	(c) Administrative Hearing Re Independent
· = " _	Socialist League
ţ,	10. Saud degrings he Communist-dominated Labor Unions 27
,	(e) Fraud Against the Covernment Cases
	(I) Labor Management Relations Act Cases
i s	(n) Espionage Cases
: ':	All Administrative hearing Re Socialist Union
	The state of the s

# CONFIDENTIAL

# SECRET

DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 07-23-2010

BELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES	b6 b7c b7D
Figures apply as of June 1, 1956	
1. CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES	it; <u></u> 48
(a) Smith Act Trials	.44
(1) First New York Trial (Ended October 14, 1949)	6
(Ended April 1, 1952)	<b>1</b>
(3) Los Angeles Trial (Ended August 5, 1952)	4
STATE OF THE PARTY	
Ended August 20, 1953)	3
(Ended October 10, 1953)	4
NINIS I	
6 (6) Philadelphia Trial (Ended August 13, 1954)	2
(Ended May 28, 1954)	3
Tolson (8) <u>Detroit Trial</u> (Ended February 17, 1954)	3
Nichòls Boardman	
Mason *Did not testify. Exposed through testimony of husband,	
Rosen Tamm Nease	
Winterrowd — Tele. Room — GONFIDENTAL	
Holloman — Gandy —	



(9) Claude Lightfoot Membership Trial (Ended January 26, 1955)	2
(Ended January 20, 1977)	
(10) Junius Scales Nembership Trial (Ended April 21, 1955)	3
(11) <u>Denver Trial</u> (Ended May 25, 1955)	14
(12) Cleveland Trial (Ended February 10, 1956)	2
(13) New Haven Trial (Ended March 29, 1956)	2
(14) Albert Blumberg Membership Trial (Ended March 7, 1956)	1.
(15) John Francis Noto Membership Trial (Ended April 12, 1956)	3
Subversive Activities Control Board (SACB) Hearings Re Front Organizations	-
(1) National Council of American-Soviet Friendship (Hearing ended December 6, 1954)	1
(2) <u>labor Youth league</u> (Hearing ended April 28, 1954)	I.
*Did not testify. Exposed through testimony of husba	mēs,
CONFIDENTIAL SECOND	



b6 b7C b7D

(3) <u>Civil Rights Congress</u> (Hearing ended July 5, 1955)	1	
(4) American Peace Crusade (Hearing ended April 11, 1956)	1	
(c) Labor Management Relations Act Cases		
(1) Everett Melvin Hupman Case (Trial ended January 15, 1954)	2	
(d) Nationalist Party of Puerto Rico Trial (Trial ended October 12, 1954)	1	
ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS WITNESSES AT SCHEDULED TRIALS AND HEARINGS:  (a) Smith Act Trials		14
(1) San Juan Trial (Trial set for October 15, 1956)	3	
	- -	
(2) Boston Smith Act Trial (No trial date set)	2	•
(Also to testify at United Electrical, Radio and Machine Workers of America (UE) hearing before SACB)	,	,
	;	





	(C)	(No trial date set)	Ŀ
-	: -	two mrace acree 2000	
	Ļ	The feet of the second	
		(Also to testify at United Electrical, Radio and Machine Workers of America (UE) hearing before	•
		SACB)	
	A. S	The second of th	٠ يىر
	(4)	John Cyril Hellman Membership Case (No trial date set)	1
		THO MERCE WOOD	5
L.	L		
,		(Also to testify at International Union of Mine, Mill and Smelter Workers hearing before SACB)	
	•	The state of the s	
(b)	SAC	B Hearings Re Front Organizations	
3	711	Council on African Affairs	2
•	Anna 4.	(Petition dismissed without prejudice to	-
	•	Government September 15, 1955)	
-			
2 2	<b>ل</b> ئىسىدە		ş
(c)	SAC	B Hearings Re Communist-dominated Labor Unions	
	(1)	Communist Infiltration of the United	4
*		Electrical, Radio and Machine Workers	20
		of America (Petition filed December 20, 1955)	•
•	Г	The street of th	,
<b>e</b> gi →			,
	,		
*, .	(2)	Communist Infiltration of the International Union of Mine, Mill and Smelter Workers	L
		Union of Wine, Mill and Smelter Workers (Petition filed July 28, 1955)	,
		the express rather early walls	
			•
	" L		

CAN FIRE NO TAT





•	_	BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE Y USED AS WITNESSES:	29
(a)	Smit	Act Trials	-1
-	(1) 5	San Francisco Trial (Prosecution not authorized to date)	7
		(Also interviewed for "California Emergency Defense Committee" hearing before SACB)	b2 b7D
	(2) :	Chird New York Trial (Trial started April 9, 1956)	L
(b)	SACB	Hearings Re Communist-dominated Labor Unions	
		Radio and Machine Workers of America (Petition filed December 20, 1955)	
1.4	CACD	Hanniman Da Frant Organizations	
(e)  U	(1)	Hearings Re Front Organizations Inited Russian-American Committee (Petition being considered)	
(e)  ∐	(2)	Jnited Russian-American Committee (Petition being considered)	
(e)	(2) (2) (3)	Inited Russian-American Committee (Petition being considered)  Connecticut Volunteers for Civil Rights: Connecticut Peace Council	1

# SECRET

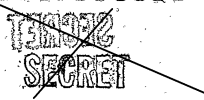
(4)	Philadelphia women for Peace (Petition being considered)	í,	2
	Yiddisher Kultur Fathand. Inc. (Fetition being considered)		1
	Sons of Columbus. Inc. (Petition being considered)		1
			b2 - b7:
(7)	<u>Palo Alto Peace Club</u> (Petition being considered)		1
(b)	or Management Relations Act Cases	* · · · · · · · · · · · · · · · · · · ·	2
(e) Adm	inistrative Hearing Re National La		4
	tition being considered)	]	(m
	PIDENTIAL INFORMANTS INTERVIEWED B BUT WHO WILL NOT HE USED AS WITNESS		10
(a) Smith A	et Trials		
(1) <u>Cle</u>	veland Trial (Ended Februar	y 10, 1956)	4
	(deceased)	b7D	
		•	

- 6 -

CONFIDENTIAL



## CONFIDENTIAL



(2) <u>John Noto Me</u> (Ended April			,	ź
π	<u>। । । । । । । । । । । । । । । । । । । </u>		÷	1 *
(3) New Haven Tr	<u>lal</u> (Ende	ed March 2	9, 1956)	J
		*		
b) <u>Administrative F</u> <u>League</u>	earing Re Inde	ependent S	<u>ocialist</u>	Ę.
(Hearing in prog	ress)	· .	* * * * * * * * * * * * * * * * * * * *	· -
				. 21
c) Administrative I Lawyers Guild	earing Re Nat	ional		1
(Petition being	considered)			~
Checition being	considered)			

- 7 -

CONFIDENTIAL



ce Memorandum UNITED STATES GOVERNMENT DATE: May 29, 1956 Mr. L. V. Boardman Nich Belmont Rerbo Mohr Mr. Nichols 45 Parsons Mr. A. H. Bekmon FROM Rosen Mr. Boardman Tamm Mr. Belmont Sizoo **b**6 **Winterrowd** YMONETARY REWARDS TO FORMER SUBJECT: Tele. Room Holloman . SECURITY INFORMANTS INQUIRY OF U. S. CONGRESSMAN LAURENCE CURTIS In accordance with the Director's request for information regarding monetary rewards to discontinued security informants, which matter was telephonically discussed by the Director with Congressman Laurence Curtis on May 28, 1956, the following is set forth: One of the informants referred to is b7D 6 9 Ý Ţ Ü AI ORIGINAL FILED 100-416100 NOT RECORDED Enclosure Sout 5,31-56 176 JUN 6 1956 ALL INFORMATION CONTAIN BR RHH: mag/ate (5) TOTA BRICK CY HEREM IS UNCLASSIFIED and commercial thing which they will a

Memorandum for Mr. L. V. Boardman

In view of the unique and varying circumstances of the assistance rendered by private citizens and confidential informants the Director has felt that it would be most difficult to make monetary valuable and essential informants who, because of their families, employment, social background and associates, would never permit their association with the CP to become known and, therefore, would inquiring official that with regard to the granting of recognition assistance within the limitations of the Bureau's jurisdiction is and behalf of the Bureau in such situations.

Regarding the idea of Congressman Curtis that former informants could probably perform a useful service by going about the country speaking and helping to educate the public to the dangers of communism, it is felt that his idea has merit, but that there are certain objections in that former informants, no longer under the close control exercised over them while they were serving as Bureau informants, may give way to public acclaim and may exaggerate their past activities, thereby creating undesirable situations from the standpoint of the welfare of the country and the proper and careful handling of investigations in the field of security. In certain cases, such as with much has no doubt been done to educate the public to the dangers of communism and certain other qualified former informants could possibly be

It is felt, however, that any

Memorandum for Mr. L. V. Boardman

success in this field of endeavor depends on the individual's motives, personality and ability to adhere strictly to facts. Individuals who wish to commercialize on their former informant status with the Bureau and who use their imaginations freely would no doubt do more harm than good.

#### OBSERVATIONS:

There may have been other ex-informants in the Boston area who were confronted with similar financial problems but whose problems have not been brought to the Bureau's attention. We have thousands of discontinued informants and to administer fairly and equitably any program for such compensation would meet with considerable difficulty. Bureau files contain no information indicating Congressman Laurence Curtis is other than friendly toward the Bureau.

#### RECOMMENDATION:

Subject to your approval, there is attached a letter to Congressman Laurence Curtis reflecting the above observations.

Aff. of

No

YEA

V; ~

3

~ }; **-**

Office Memorandum . United States Gevernment DATE: 5/10/56 Mr. Tolson/ L. B. Nichols FROM Ex. Commonists as Witnesses SUBJECT: The attached note from Fred Woltman sending a copy of an article which appeared in the New York World-Telegram on 5/3/54, refers to a rather difficult situation wherein George Hewitt a former communist, testified for the Government and after his de social security taxes based upon a period when he was on the communis payroll deducted from payments to his children. In this connection, Irving Ferman, Washington representative of the American Civil Liberties Union, called and referred to the article stating that this would probably discourage former communists from cooperating. He suggested that some steps might be taken not to invoke a deduction in cases of former communists who have helped the Government. The Domestic Intelligence Division might give this consideration. 2000 B. F. Enclosure cc - Mr. Boardman Mr. Belmont LBN:fc (4)Filed Co. the F 46 MAY 25 1950 BOUNT

# Iemorandum • united states government

Mr. L. V. Boardman

DATE: June 1, 1956

Nichols

Boardman

Winterrowd

Tele. Room Holloman

Gandy

Mason

Mohr. Parsons Rosen Tamm Nease

FROM

Mr. A. H. Belmont

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-19.99 BY 6067 NISI EP/00

901830

SUBJECT: RELEASING CURRENT CONFIDENTIAL INFORMANTS
FOR TESTIMONY IN SECURITY CASES

Attached hereto is the running memorandum, prepared at the Director's instructions, reflecting the use of current confidential informants in security prosecu-Instant memorandum contains a chart reflecting the status of this matter as of June 1, 1956.

The various categories in the memorandum have been broken down as to the various types of cases involved, such as Smith Act trials, Subversive Activities Control Board hearings, Labor Management Relations Act cases, et ceteras

Pursuant to the Director's instructions, a copy of the chart is also transmitted to the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins. Since by memorandum dated December 9, 1955, John V. Lindsay, Executive Assistant to the Attorney General, forwarded a memorandum from Assistant Attorney General Tompkins dated December 6, 1955, which requested a further breakdown of the chart, an additional enlarged chart is also attached for the Director's information and for the information of the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins. It is noted that the copy of this enlarged chart designated for the Director contains the names of the informants whereas the enlarged chart designated for the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins utilizes the informants symbol numbers rather than their names in categories 3 and 4. The true names of these informants are, however, known to the Departmental attorneys who interviewed them in the field.

#### ACTION:

A memorandum to the Attorney General, copies to Deputy Attorney General Rogers, and Assistant Attorney General Tompkins, is attached hereto transmitting the two charts reflecting the status of this matter as of June 1, 1956.

Enclosures A

cc Mr. Boardman

Mr. Belmont

Mr. Baumgardner

Mr. Donohue

Mr. Reddy JU EBR: pat JU ENCLOSUER Par

RECORDED-62

13

٥,٠ O

12. Com 100 1112/2

## RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

## Figures apply as of June 1, 1956

1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:		48
	(a) Smith Act Trials	41	
	(b) Subversive Activities Control Board (SACB) Hearings		
	Re Front Organizations	4	
	(c) Labor Management Relations Act Cases	4 2 1	
	(d) Nationalist Party of Puerto Rico Trials	Ţ	-
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
	ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS		
	WITNESSES AT SCHEDULED TRIALS AND HEARINGS:	•	14
,	(a) Smith Act Trials	7	
	(b) SACB Hearings Re Front Organizations	2 5	
	(c) SACB Hearings Re Communist-dominated Labor Unions	5	
з.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
- •	ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE	١	
	DEFINITELY USED AS WITNESSES:	٠,	.29
	(a) Smith Act Trials	8	
	(b) SACB Hearings Re Communist-dominated Labor Unions	6	
	(c) SACB Hearings Re Front Organizations	9 2	
	(d) Labor Management Relations Act Cases		
	(e) Administrative Hearing Re National Lawyers Guild	4	
4.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
	ATTORNEYS. BUT WHO WILL NOT BE USED AS WITNESSES:		10
	(a) Smith Act Trials	4	
	(b) Administrative Hearing Re Independent Socialist	. –	
	League (ISL)	65 3	
•	(c) Administrative Hearing Re National Lawyers Guila	1	
<b>5</b> •	CURRENT CONFIDENTIAL INFORMANTS WHO HAVE BEEN MADE AVAIL-	ŧ	
	ABLE FOR INTERVIEW BY DEPARTMENTAL ATTORNEYS:		9
	(a) Smith Act Trials	I	
	(b) SACB Hearings Re Front Organizations	4 4	
	(c) Administrative Hearing Re National Lawyers Guild	4	
6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE	-	
	HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-		
	VIEW AND POSSIBLE USE AS WITNESSES:		38
	(a) Smith Act Trials	15	
	(b) SACB Hearings Re Front Organizations	3	
	(c) Labor Management Relations Act Cases	5 3	
	(d) SACB Hearings Re Communist-dominated Labor Unions (e) Fraud Against the Government Cases	12	
	(e) Fraud Against the Government Cases	ئى جى	
	ALL INFORMATION CONTAINED		
	HEREINIS UNCLASSIFIED		
	HEREINIS UNCLASSIFIED DATE 10:19.99 BY LOGIST NISTEPHONE NOLOSURA		
	901820	14	Q

EPARTI									•											, 0.4.
		Act							.•	• . •	•	•	.•	• •	• •	• . •	•	•		64
		[eari																*•	ø	277
c) Aa		stra				•						ıt	20	Cla	LL	ıst				7
( - 1		eagu		. •	•	• •	•	• •	• .	• :	•	•	•	• •	• (	•	•	•		25. T
(d) $SA$		eari																		37
		Agai																		12
(f) La		Mana	~																	30
		rali																		2
h) Es	pior	age	Case	88.			•	• •	•	•, •	•	•	•	•	•		•	•	;	1
(i) $Ad$	mini	stra	tive	$H\epsilon$	ear	ing	Re	್ಟ್	cia	1is	st i	Uni	ion	O.	f .	Ame	ri	ca		9
•					al la	٠.	*													
												5	٠							ø
								$\mathcal{I}d$	ent	iti	es	Gi	ive	n			1.	10		
										rie								<u>71</u> 81		
		- 2									_	_	To					~=		

## RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of June 1, 1956

. <u>CURR</u> (a)		ONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES	48
(-)	(1)	First New York Trial (Ended October 14. 1949) 6	
ž	(2)	Baltimore Trial (Ended April 1, 1952) 1	
- '	(3)	Los Angeles Trial (Ended August 5, 1952) 4	
	(4)	Pittsburgh Trial (Ended August 20, 1953) 3	
•	<i>(5)</i>	Seattle Trial (Ended October 10, 1953) 4	
	(6) <sup>°</sup>	Philadelphia Trial (Ended August 13, 1954) 2	
	(7)	<u>St. Louis Trial</u> (Ended May 28, 1954) 3	
·	(8)	Detroit Trial (Ended February 17, 1954) 3	
	#Die	anot testify. Exposed through testimony of husband,  ALL INFORMATION CONTAINS  HEREIN IS UNCLASSIFIED  ALL INFORMATION CONTAINS  ALL INFORMATION CONTAINS	

	(9 <i>)</i> [	Claude Lightfoot Membership Trial .(Ended January 26, 1955)	2
	(10)	Junius Scales Membership Trial (Ended April 21, 1955)	1
	(11)	Denver Trial (Ended May 25, 1955)	- <b>4</b>
	(12) [	Cleveland Trial (Ended February 10, 1956)	2
-	(13)	New Haven Trial (Ended March 29, 1956)	2
	(14)	Albert Blumberg Membership Trial (Ended March 7, 1956)	1
	(15)	John Francis Noto Membership Trial (Ended April 12, 1956)	3
(b)	Subvers	Rive Activities Control Board (SACB) Hearings Re Front Organizations	
	(1)	National Council of American-Soviet Friendship (Hearing ended December 6, 1954)	1
	(2)	Labor Youth League (Hearing ended	1
	*Did no	ot testify. Exposed through testimony of husban	d .

	(3)	Civil Rights Congress	(Hearing ended July 5, 1955)	ı	
	. [				
	(4)	American Peace Crusade	(Hearing ended April 11, 1956)	1	
	* .		•		
	(c) <u>Labo</u>	r Management Relations Ac	ct Cases	-	
	(1)	Everett Melvin Hupman Co	<u>ıse</u>	2	
•	(d) Nati	onalist Party of Puerto E al ended October 12, 1954	Rico Trial	1.	
	<b>(</b>		-/		
2.	CURRENT C	LONFIDENTIAL INFORMANTS II	VTERVIEWED BY DEPARTMENTA	4 <i>T</i> .	
•	ATTORNEYS	S AND DEPARTMENT HAS ADVIS S AT SCHEDULED TRIALS AND		<u>s'</u>	14
	-	h Act Trials	•		
ų.	(1)	San Juan Trial	(Trial set for October 15, 1956)	3	
				t.	
	(2)	Boston Trial	(No trial date set)	2	
			· · · · · · · · · · · · · · · · · · ·	•	
	- ` <del>.</del>	(Also to testify at UE )	nearing before SACB)		
	(3)	Emanuel Blum Membership (No trial date set)	Case	1 .	-
1		(Also to testify at Unit Machine Workers of Ameri SACB)	ted Electrical, Radio and ica (UE) hearing before	ī	

	(4)	John Cyril Hellman Member (No trial date set)	ship Case	1
		(Also to testify at Inter Mill and Smelter Workers	rnational Union of Mine, s hearing before SACB)	÷
(b)	<u>SACB</u>	Hearings Re Front Organiz	<u>eations</u>	
	(1)	Council on African Affair (Petition dismissed with Government September 15,	out prejudice to	2
(c)	SACR	Hearings De Communistadon	ringted Taken Unions	
(0)	,	Hearings Re Communist-don		
	(1)	Communist Infiltration of Electrical, Radio and Mac	<u>°the United</u> chine Workers	4
		of America (Petition filed December		
		(1000000 Julea December	20, 1950)	
	•			· .
	:(2)	Communist Infiltration of Union of Mine, Mill and S (Petition filed July 28,	melter Workers	1
	ſ			• .
מסוזיא	L משומים			
ATTO.	RNEYS	ONFIDENTIAL INFORMANTS INT BUT DEPARTMENT HAS NOT AL		
DEFI.	<i>NITEL</i>	Y USED AS WITNESSES:		29
(a)	Smit	i Act Trials		
	<i>(1)</i>	San Francisco Trial	(Prosecution not authorized to date)	7
		- [		
			interviewed for	
	L		<sup>lt</sup> California Emergency	* n a
			Defense Committee thear hefore SACR)	ing

З.

	(	Third New York Trial (Trial started April 9, 1956)	1
(b)	<u>SACB</u>	Hearings Re Communist-dominated Labor Unions	
	(1)	Communist Infiltration of the United Electrical, Radio and Machine Workers of America (Petition filed December 20, 1955)	6
		(Also interviewed in Max Weiss Smith Act Gase)	
(c)	SACB	Hearings Re Front Organizations	
	<i>(1)</i>	United Russian-American Committee (Petition being considered)	1
	(2)	Connecticut Volunteers for Civil Rights: Connecticut Peace Council (Petition being considered)	2
			*
٠	<i>(3)</i> Г	Save Our Sons Committee (Petition being considered)	1
	( <u>4)</u>	Philadelphia Women for Peace (Petition being considered)	2
	(5)	Yiddisher Kultur Farband, Inc. (Petition being considered)	1

		, (6)	Sons of Columbus, Inc. (Petition being considered)	b6 b7C b7D
		(7)	Palo Alto Peace Club (Petition being considered)	ı
	(a)	Labo (Dep	r Management Relations Act Cases artment considering case for prosecution)	2
•	(e)	$\frac{\textit{Admi}}{\textit{(Pet)}}$	nistrative Hearing Re National Lawyers Guild ition being considered)	4
<b>4</b> •		ENT C RNEYS	ONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL BUT WHO WILL NOT BE USED AS WITNESSES	10
			h Act Trials	
	(4)		Cleveland Trial (Ended February 10, 1956)	1
			(deceased)	
	-	(2)	John Noto Membership Trial (Ended April 12, 1956)	2
	•	•		
		(3)	New Haven Trial (Ended March 29, 1956)	2
	(b)	Admi	nistrative Hearing Re Independent Socialist	5
		Leag (Hea	ue ring in progress)	
		L		

(c)	Administrative Hearing Re National Lawyers Guild (Petition being considered)	1
		b6 b70 b7D

•

•

t v r a

•

. ,

٠.

w

cc: Mr. Boardman
Mr. Belmont
Mr. Reddy

· XI

The Attorney General

July 3, 1956

Director, FBI

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

DECLASSIFIED BY 60267 NIS/EP/DO

Reference is made to my memorandum dated 401830 June 4, 1956, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various security trials and hearings as well as the categories into which additional current informants may be placed in connection with pending and proposed security trials and hearings.

There is attached hereto a chart which reflects similar information representing inquiries and requests submitted by the Internal Security Division of the Department and replied to by the Bureau through July 1, 1956.

In view of the request set forth in the memorandum of Assistant Attorney General Tompkins to Mr. John Lindsay dated December 6, 1955, which was referred to me by memorandum from Mr. Lindsay dated December 9, 1955, an enlarged chart is also attached identifying the confidential informants in the first four categories together with the specific trial in which each was or is involved. The informants in categories three and four have been identified by name to the Departmental attorneys who interviewed them in the field.

Enclosides - 2

2 cc - Mr. Villiam P. Rogers
Deputy Attorney General
(With Enclosures - 2)

2 cc - Assistant Attorney General Villtam F. Tompkins (With Encylosyres -- 2)

See memo Belmont to Boardman, dated 7/8/56, entitled as above EBR: imd.

EBR: imd, (10)

CONFIDENTIAL

Tolson Nichols

Nichols \_\_\_\_\_ Boardman \_\_\_\_ Belmont \_\_\_\_

Rosen \_\_\_\_\_ Tamm \_\_\_\_ Nease \_\_\_\_ Winterrowd \_\_\_\_

Tele. Room Holloman 10 JUDY 6 1955%

gold of

#### **BEST AVAILABLE COPY**

Ex-Comments of the second

The Attorney General referred to the memorandum which he received from the Bureau dealing with the concern of certain confidential informants as to the disclosure of their identities to lawyers of the Department interviewing them initially in contemplation of their ultimate use as witnesses in Smith Act cases and matters growing therefrom. The Attorney General stated that he shared my views in this matter that henceforth we need not disclose the true identity of the informant to the interviewing lawyers until such time as a final decision had been reachest to use such informant as a witness in a public hearing or trial.

ALL INFORMATION CONTAINED
HEREIN IS UNICLASSIFIED
DATE 1017-99 BY 60361 HISTERIOD
Q01830

NOT RECORDED 46 JUL 9 1956

Cartestan designation for the second

MIGINAL COPY FILED IN

Mr. Belmont Mr. Branigan Mr. Bland Mr. BaumgardnerJune 13, 1956

The Attorney General

Training and Inspection Div Donohue

Director, FBI

DECLASSIFIED BY 60267 NIS/EP/OD

RELEASING CURRENT CONFIDERTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Whenever we receive a request from the Department to make a current confidential informant available for interview by Departmental attorneys as a possible witness, the necessary arrangements are made with the informant who is thereafter interviewed and his true identity made known to the Departmental attorneys. This procedure is being followed in view of previous critical comments by Departmental personnel relative to concealing the identities of these potential witnesses at the time of interview.

During their development our informaties and continuously impressed with the necessity of maintaining a confidential relationship with this Sureau while they are furnishing information. Secrecy is essential to the successful operation of informants. occasions after being introduced to Departmental attorneys by their true names informants have indicated that they feel their security is joopsrdized by this disclosure which is made while they are still operating in an undercover Our informants have shown particular concern in cases where this disclosure is made months before it is determined they will actually testify.

Despite the effect which this procedure is having on our current confidential informants, we will continue to furnish the true identities of our informants to Departmental attorneys who interview them as notential witnesse

- 66 Mr. William P. Rogers Deputy Attorney General
- ec Assistant Attorney General William F. Tompkins

NOT RECERT 176 JUN

2000 m

副

FALSO

JDD:ojk

SEE NOTE ON YELLOW. PAGE 2.

MAILED 8 JUN 1 👉 1956

Tolson . Nichols . Boardman Belmont Mason

Parsons Rosen Tamm Nease Winterrowd \_

Tele. Room

Holloman ..

### NOTE ON YELLOW

In memo to Boardman dated May 31, 1956, captioned "Training of Bureau Personnel in the Development and Handling of Security Informants," a series of recommendations was made growing out of field conferences on this problem. One such recommendation was to the effect that the Attorney General be advised that a number of our informants are concerned because their true names are furnished to Departmental attorneys during interviews when the informants are being considered as potential witnesses. This recommendation was approved.

STANDARD FORM NO. 64

# Office Memorandum · united states government

Mr. L. V. Boardman

DATE: June 28, 1956

Boardman

Parsons

Rosen Tamm

Nease . Winterrowd

Tele. Room Holloman

FROM : Mr. A. H. Belmont

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-19-99 BY 60261NISIEPIDE 901820

SUBJECT: TRELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES OF A ...

The field is currently operating under instructions that in connection with pretrial interviews in security cases, current confidential informants are to be introduced to Government attorneys under their true names. At a recent series of conferences on security informants, representatives of several field offices pointed out that certain current informants had expressed great concern at being identified to Company the concern at the concern being identified to Government attorneys while they, the informants, were still operating under cover. The field representatives pointed out that in many instances several months lapse before the informant actually testifies and in some instances an informant who has been identified to Government attorneys does not testify at all.

By letter dated June 12, 1956, this situation was // pointed out to the Attorney General and, on June 26, 1956, the Attorney General ruled that in the future, when Department attorneys desire to interview current Bureau informants as potential witnesses, they are not to be furnished the true identities of these informants.

Although the Attorney General did not comment on exactly when the informant's true name should be divulged to Government attorneys, there appears to be no necessity of taking this action until just before the informant appears before a grand jury or at a trial. Any problems arising in a particular case should be submitted to the Bureau.

#### ACTION:

If you approve, the attached SAC Letter should be transmitted to the field changing the registing instructions.

Enclosure Leut cc Boardman Belmont Branigan Bland Baumgardner Reddy EBR:pat

14 JUL 12 1956

F327 **6 8 JUL 16 1006** 

DO-6

OFFICE OF DIRECTOR FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

June 26, 1956

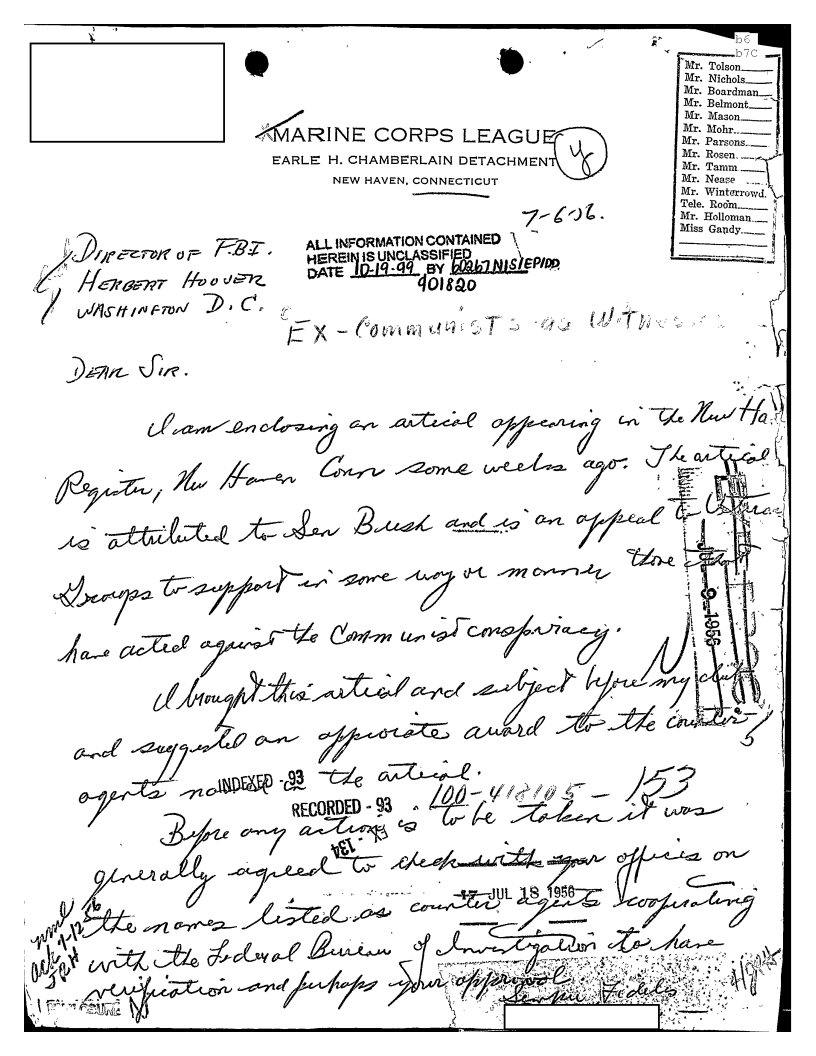
Mr. Boardman has been instructed that the Attorney General has ruled that in the future when Departmental attorneys desire to interview Bureau informants as possible witnesses, that they are to be permitted to interview them but are not to be furnished the true identities of these informants.

æ	Mr. Njahols
85	Mr. Boardman
` ~	Mr. Belmont
_	Will Moson
Α	Mr.LMason
•	Mr. Mohr
	Mr. Parsons
	Mr. Rosen
	Mr. Tamm
	Mr. Jones
	Mr. Nease
	Mr. Winterrowd
	Tele. Room
	Mr. Holloman
	Miss Holmes
	Mj.ss Gandy
	J. ·
ik	baceum applying
Į.	1 11 12 2

all information contained 901820

FCH:edm (3) 1 - FCH 1 - Mr. Boardman

JUL 11 195



# Bush Urges

WASHINGTON-(A)—Sen. Bush (R. Con ) has appealed to veterans organizations in Connecticut to give "sympathetic support" to five witnesses who testified for the government in the recent Smith Act trials in New Haven.

In identical letters to the heads of the organizations, Bush said Simon S. Cohen, U. S. attorney for Connecticut, recently called to the senator's attention "the despicable campaign of villification and harrassment conducted by the Communist. Party against certain government witnesses" in the trials.

Red Leaders Convicted

The witnesses, four men and one woman, testified for the govern ment in the trials which resulted in conviction of six Communist leaders in the state on charges of conspiracy to teach and advocate the violent overthrow of the Fed-

eral Government.

Bush said Mies Rowent Paumi and Harold Kent of Buidgeport, Harold and Worden Mosher of Hamden and Anthony Pires of Hartford, worked for several years within the Communist Party

at the request of the EBI

"Their work as counter agents against the Communist conspiracy,". Bush said, "was undertaken at great personal sacrifice and with years little with very little reward.

## Attacks Continue

"Mr. Cohen advises me that the Communists and their sympathizers are continuing their efforts to discredit these people at their places of employment, and also in their social and professional fields.

"These efforts must be resisted the people of Connecticut and of the United States owe a heavy debt of gratitute to the loyal citizens; who, at considerable discomfort and personal risk, worked for the FBI within the Communist Party in order to be able to expose its insidious purposes."

New Haven Register New Haven, Connecticut

ALL INFORMATION CONTAINED HEREINIS UNICLASSIFIED DO 10-19-19-19 BY 60267 NISIEPIDO

ENCLOSURE

Hillian 1800

AECORDED 33

July 12, 1956

ALL INFORMATION CONTAINED Dear

901820

I have received your letter of July 6, 1956, with enclosure, and deeply appreciate the interest prompting you to communicate with me in this regard.

While we in this Bureau fully realize the great debt of gratitude owed to those individuals who at considerable personal sacrifice have aided their Government in reperting information concerning those who would undermine our way of con life, it has been necessary for the FBI to adopt a policy of declining to comment upon recommendations such as you mentioned. As information in the files of the FBI is confidential and may not be disseminated for other than official purposes I am also precluded from furnishing any information on the persons to which you refer.

You will, I am sure, understand the circumstances which make it impossible for me to be of help.

Sincerely yours,

		To Edgar Boove
Tolson Boardman		John Edgar Hoo Director
Nichols Belmoni Harbo	NOTE: Bufiles reflect no	3.0
Parsons Rosen Tamm Sizoo	106 10	DMM - FBI
Winterrowd	JRH:age	IL 1 21956

# OFFICE OF DIRECTOR FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

7/6/56

Director of F.B.I. Herbert Hoover Washington, D. C.

Dear Sir:

I am enclosing an artical appearing in the New Haven Register, New Haven Conn some weeks ago. The artical is attributed to Sen Bush and is an appeal to Veterans Groups to support in some way or manner those that have acted against the communist conspiracy.

I brought this artical and subject before my club and suggested an appropriate award to the counter-agents named in the artical.

Before any action is to be taken it was generally agreed to check with your offices on the names listed as counter agents cooperating with the Federal Bureau of Investigation to have verification and perhaps your approval.

Semper Fidelis 🌁 🕏

/s/

Copy jmr ALL INFORMATION CONTAINED

HEREIN IS LINGLASSIFIED

DATE 10-19-99 BY 60867 NISIEPIDD

901880

Mr. Tolson\_ lr. Nichols\_ Mr. Boardman Mr. Belmont Mr. Máson. Mr. Mohr\_ Mr. Parsons \_ Mr. Rosen\_ Mr. Tamm\_\_\_\_ Mr. Jones \_\_\_\_ Mr. Nease \_\_\_\_ Mr. Winterrowd \_\_ Tele. Room\_ Mr. Holloman\_ Miss Holmes Miss Gandy

Miss Gandy

PAR

emorandum • united states government

Mr. L. V. Boardman

DATE: July 3, 1956

Parsons. Rosen

Tele. Room

Holloman .

Gandy

Tamm Nease Winterrowd

FROM

Mr. A. H. Belmont

**ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIED BY 60367 NISIEPIDD

401880

SUBJECT:

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Attached hereto is the running memorandum, prepared at the Director's instructions, reflecting the use of current confidential informants in security prosecutions. Instant memorandum contains a chart reflecting the status of this matter as of July 1, 1956.

The various categories in the memorandum have been broken down as to the various types of cases involved, such as Smith Act trials, Subversive Activities Control Board hearings, Labor Manage ment Relations Act cases, et cetera.

Pursuant to the Director's instructions, a copy of the chart is also transmitted to the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins. Since by memorandum dated December 9, 1955, John V. Lindsay, Executive Assistant to the Attorney General, forwarded a memorandum from Assistant Attorney General Tompkins dated December 6, 1955, which requested a further breakdown of the chart, an additional enlarged chart is also attached for the Director's information and for the information of the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins. It is noted that the copy of this enlarged chart designated for the Director contains the names of the informants whereas the enlarged chart designated for the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins utilizes the informants' symbol numbers rather than their names in categories 3 and 4. The true names of the se informants are, however, known to the Departmental attorneys who interviewed them in the field.

ACTION:

Deputy Attorney General Rogers, and Assistant Attorney General Tompkins, is atticiped hereto transmitting the two charts reflecting the status of this matter as of July 1, 1956.

Enclosures seul cc: Mr. Boardman

Mr. Belmont Mr. Baumgardner

BR:imd

1 14

## RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of July 1, 1956

7.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:	48
<b></b>	(a) Smith Act Trials 41	
	(b) Subversive Activities Control Board (SACB) Hearings	
	Re Front Organizations	<u>!</u> >
	(c) Labor Management Relations Act Cases	•
	(d) Nationalist Party of Puerto Rico Trials	•
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	
Z •	ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS	
	WITNESSES AT SCHEDULED TRIALS AND HEARINGS:	14
	(a) Smith Act Trials	
	(b) SACB Hearings Re Front Organizations	ਤੇ -
	(c) SACB Hearings Re Communist-dominated Labor Unions	,
_	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	
3.	ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE	
	DEFINITELY USED AS WITNESSES:	31
	(a) Smith Act Trials	7
	(b) SACB Hearings Re Communist-dominated Labor Unions	3
	(c) SACB Hearings Re Front Organizations	3 9
		8 3
	(6) 1100000000000000000000000000000000000	) 7
*	(f) Perjury Cases	<b>-</b>
4.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	,
	ATTORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES:	10
	(a) Smith Act Trials	4
	(b) Administrative Hearing Re Independent Socialist	E
		5 1
	(c) homestone not be not being 100 1. automate and got to automate and got to	. <b>.</b> .
5.	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVIEW.	
	BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE CONDUCTED:	. 7
	(a) Smith Act Trials	1. 1
	(b) SACB Hearings Re Front Organizations	1 4 2
	(c) Administrative Hearing Re National Lawyers Guild	~
6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE	
	HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-	
	VIEW AND POSSIBLE USE AS WITNESSES:	40
	(w) blive or a company of the compan	5
	(b) SACB Hearings Re Front Organizations	5
	(c) Labor Management Relations Act Cases	5 3
		ฮ ๑
	At the post a series were	E)
	HEREIN IS UNCLASSIFIED DATE 10-19-19 BY 2026T NISIEPIDE TO 100-4/8/05-13	~/
	DATE 10-19-99 BY 20267 NIS/EPIDO 100-4/8/05-13	) Y
	401890	<b>F</b> '

_	-5/	4	
	Ś		

-	RTMENT:
(a) (b)	Smith Act Trials
(b)	Administrative Hearing & Re Independent Socialist
(4)	League
(d)	SACB Hearings Re Communist-dominated Labor Unions 37
(e)	Fraud Against the Government Cases
(4)	Labor Management Relations Act Cases
\リノ、	
(g)	Denaturalization Cases
(f) (g) (h)	Denaturalization Cases
(g) (h) (i)	Denaturalization Cases



### RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of July 1, 1956

1.	<u>CURR</u>	ENT C	CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES		<i>4</i> 8
	(a)	Smit	th Act Trials		
		(1)	First New York Trial (Ended October 14, 1949)	6	
۲.				*	
			•	,	٠
	*	(2)	Baltimore Trial (Ended April 1, 1952)	1	
1	· ·				,
,		<i>(3)</i>	Los Angeles Trial (Ended August 5, 1952)	4	-
<b>18</b> -					اران المراسط - - المراسط
,fa		(4)	Pittsburgh Trial (Ended August 20, 1953)	3 -	٠
	· ·	(5)	Seattle Trial (Ended October 10, 1953)	4	
			-		and Wild fide
	-	(6)	Philadelphia Trial (Ended August 13, 1954)	2	DATE.
					N IS
	+ <sub>v</sub> )	(7)	St. Louis Trial (Ended May 28, 1954)	3	TONUI 1.3
					7.74.7 15.57 00 MG
t	· -,	(8)	Detroit Trial (Ended February 17, 1954)	3	W.CREON Call
Š.	£ .				2 1/6
		*Did_	not testify. Exposed through testimony of husb	and	SAW/JZ/FAN CARD ES
A	大かい気がっ		The second of th	WIV W	mal/c
る	CELL TO	$\lambda$	ENCLOSTICE LANGE TO THE PROPERTY OF THE PROPER	•	<b>VA</b>

100-418102-124

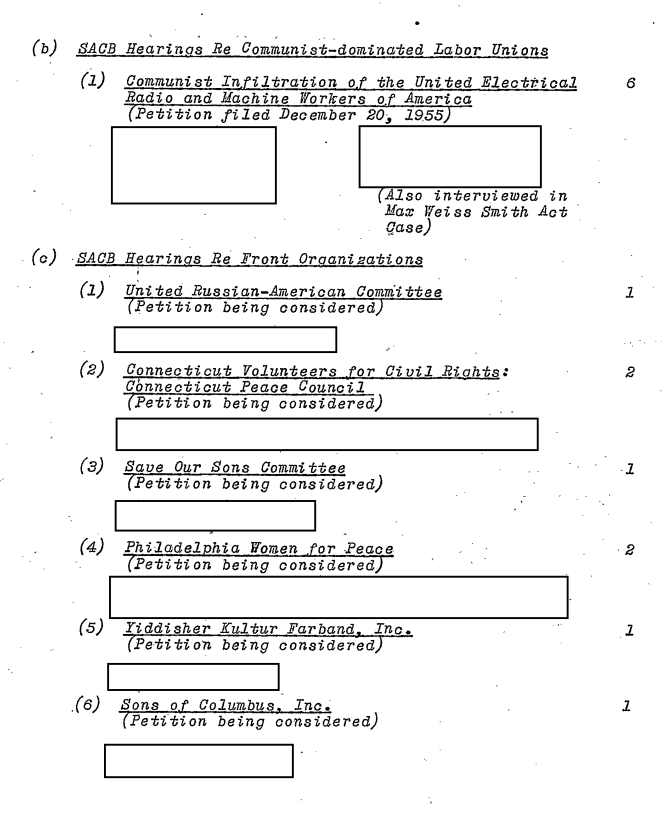
(è)	Claude Lightfoot Membership Trial (Ended January 26, 1955)	
(10)	Junius Scales Membership Trial (Ended April 21, 1955)	
(11)	<u>Denver Trial</u> (Ended May 25, 1955) 4	. , ,
(12)	Cleveland Trial (Ended ) 2	) « •
(13)	New Haven Trial (Ended March 29, 1956) 2	₹ .÷ <b>}</b>
(14)	Albert Blumberg Membership Trial (Ended March 7, 1956)	•
(15)	John Francis Noto Membership Trial (Ended April 12, 1956)	<b>3</b>
Gu hu	ersive Activities Control Board (SACB) Hearings	,
(1)	Re Front Organizations  National Council of American-Soviet Friendship 1  (Hearing ended December 6, 1954)	<u>!</u>
(2)	Labor Youth League (Hearing ended April 28, 1954)	<b>1</b> .
*Did	not testify. Exposed through testimony of husban	ds,

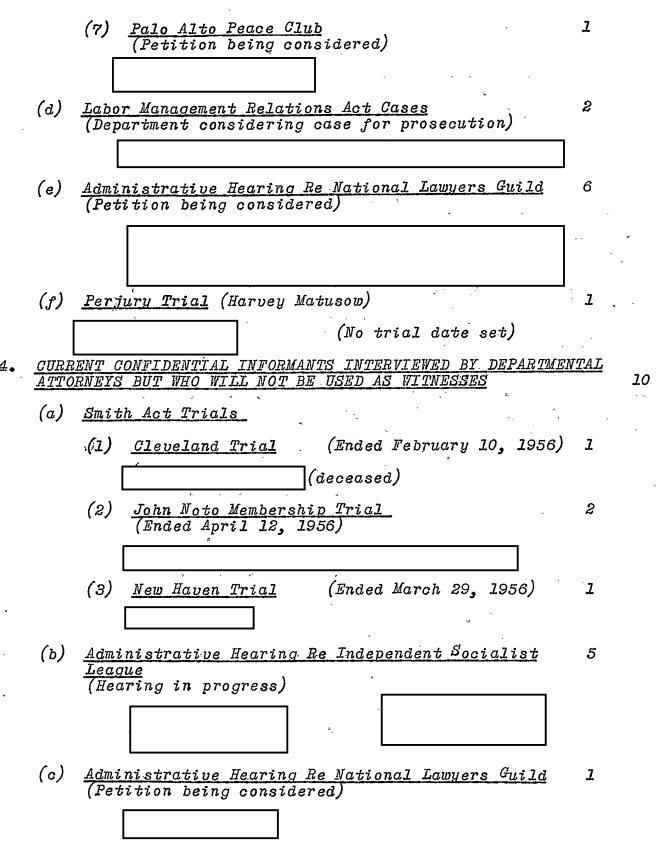


	(3	3 <b>)</b>	Civil Rights Congress (Hearing ended July 5, 1955)	1	
					-
	(4	<b>4</b> )	American Peace Crusade (Hearing ended April 11, 1956)	ı	
•	(c) <u>Lo</u>	abor	Management Relations Act Cases		
	(I	ı <i>)</i>	Everett Melvin Hupman Case (Trial ended January 15, 1954)	2	
•			nalist Party of Puerto Rico Trial al ended October 12, 1954)	ı	
·		Γ			-
₹.	CURREN!	EYS	ONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENT AND DEPARTMENT HAS ADVISED THEY WOULD BE USED		14
	WITNESS		AT SCHEDULED TRIALS AND HEARINGS:	-	7.4
			n Act Trials	· .	ť
	(;	1)	San Juan Trial (Trial set for October 15, 1956)	3	
٠					
	Ċ	2)	Boston Trial (No trial date set)	2	.*
		Ì			н
			(Also to testify at UE hearing before SACB)		
	(	(s)	Emanuel Blum Membership Case	1	
			(No trial date set)		
	·	_	(Also to testify at United Electrical, Radio of Machine Workers of America (UE) hearing before SACB)	and re	

(4) John Cyril Hellman Membership Case (No trial date set)	I.
(Also to testify at International Union of M Mill and Smelter Workers hearing before SAC	ine, B)
(b) SACB Hearings Re Front Organizations	
(1) Council on African Affairs (Petition dismissed without prejudice to Government September 15, 1955)	2
(c) SACB Hearings Re Communist-dominated Labor Unions	
(1) Communist Infiltration of the United Electrical, Radio and Machine Workers of America (Petition filed December 20, 1955)	<b>4</b>
	•
(2) Communist Infiltration of the International Union of Mine, Mill and Smelter Workers (Petition filed July 28, 1955)	1
	•
CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENT ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL DEFINITELY USED AS WITNESSES:	ENTAL G BE
(a) Smith Act Trials	-
(1) San Francisco Trial  (Prosecution not authorized to date interviewed for "California Emergen Defense Committee"	ec y
before SACB)	10501 0109

3.





ce Boardman Belmont Baumgardner Donohue Reddy

The Attorney General

August 2, 1956

Director, FBI

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Reference is made to my memorandum dated July 3, 1956, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various security trials and hearings as well as the categories into which additional current informants may be placed in connection with pending and proposed security trials and hearings,

There is attached hereto a chart which reflects similar information representing inquiries and requests submitted by the Internal Security Division of the Department and replied to by the Bureau through August 1. 1956.

In view of the request set forth in the memorandum of Assistant Attorney General Tompkins Tton 3 Mr. John Lindsay dated December 6, 1955, which was co referred to me by memorandum from Mr. Lindsay dated December 9, 1955, an enlarged chart is also attached identifying the confidential informants in the first four categories together with the specific trial in which each was or is involved.

Enclosures - 2

DECLASSIBLED BY 60267 NISIEPIDO 901820

2 cc Mr. William, P. Rogers Deputy Attorney General (With Enclosures - 2)

2 cc Assistant Attorney General William Fallompkins (With Encipaires - 2)

See Memo Belmont to Boardman dated 8/1/56 entitled as above. RECORDED-62 EBR:pat

EBR: pat j

COMM - FEI AUG 3 1956 MAILED 19

CONFIDENTIAL

Nichols Boardman Belmont Mohr \_ Parsons Rosen Tamm Nease Winterrowd Tele. Room.



### RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

### Figures apply as of August 1, 1956

í Í.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:		48
	(a) Smith Act Trials	+1	
	Re Front Organizations	4	
r .	(c) Labor Management Relations Act Cases	2	F-1
	(d) Nationalist Party of Puerto Rico Trials	1	
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		*** B
	ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS		
1 3	WITNESSES AT SCHEDULED TRIALS AND HEARINGS:	, ; <b>v</b>	14
	(a) Smith Act Trials	7	- از راجي مع
	(b) SACH Hearings Re Front Organizations	2	**{*
	(c) SACB Hearings Re Communist-dominated Labor Unions	5	
3.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	• . •	,
	ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE		
	DEFINITELY USED AS WITHESSES:	(A)	30
	(a) Smith Act Trials	7	
- " ·	(b) SACB Hearings Re Communist-dominated Labor Unions	6	
30.600	(c) SACB Hearings Re Front Organizations.	8	
	(d) Labor Management Relations Act Cases	2	***
	(e) Administrative Hearing Re National Lawyers Guild	6	
* - • 12*	(f) Perjury Cases	inderica Ge	
<b>1</b>	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	٠	
.TR®	ATTORNEYS. BUT WHO WILL NOT BE USED AS WITNESSES:		17
	(a) Smith Act Trials	14	e e e
	(b) Administrative Hearing Re Independent		
	Socialist League (ISL)	5	\$ 5 1 7 2 4
	(c) Administrative Hearing Re National Lawyers Guild	1	
Table 1997 Table 1997	(d) SACB Hearings Re Front Organizations	I	
	in the control of the	, ,	
5∙	CURRENT CONFIDENTIAL EXFORMANTS MADE AVAILABLE FOR INTER-		
	VIEW BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE	, *, , e	
,	CONDUCTED:	73,	
Grand B	(a) Smith Act Trials	),	
	(b) SACB Hearings Re Front Organizations	2	. 1.
	fer waiterrante meeting he namenar manare danters	. ~	
6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE	₹. ^	•
	HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-	, , ,	
Tolson	VIEW AND POSSIBLE USE AS WITNESS:		42
Nichols Boardman	(a) Smith Act Trials	15	
Belmont _	(b) SACB Hearings Re Front Organizations	5	. ' 1 .
Mason Mohr	(c) Labor Management Relations Act Cases	5	
Parsons _	(d) SACB Hearings Re Communist-dominated Labor Unions	_3	
Rosen Tamm	(e) Fraud Against the Government Cases	14	
Nease	DECLASSIFIED BY 60267 NIS/EP/OP		
Winterrowd Tele. Roor	10.10.00	* \$	
Holloman -	Tangosons 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Gandy	169-1110-	s -	, , , , , , , , , , , , , , , , , , ,

#### GOUTTDENTAL

7.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR	F .	
	POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE	<b>*</b> , 1	-
	DEPARTMENT:	- Was	45
	(a) Smith Act Trials	64	• •
•	(b) SACB Hearings Re Front Organizations.	291	ř
	(c) Administrative Hearing Re Independent	,	
	Socialist League	Ţ	
	(d) SACB Hearings Re Communist-dominated Labor Unions.	38	-
	(e) Fraud Against the Government Cases	12	•
	(f) Labor Management Relations Act Cases	35	
	(g) Denaturalization Cases	2	3.
,	(h) Espionage Cases	1	· · · -,
٠,	(i) Administrative Hearing Re Socialist Union		
8	of America	· 9	

· · · · 2 · •

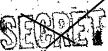
DECLASSIFICATION AUTHORITY DERIVED FROM FBI AUTOMATIC DECLASSIFICÁTION GUIDE DATE 07-23-2010



10-19-99 CLASSIFIED BY WILL INISIEPIDO DECLASSIFY ON: 25X

RELEASING CURRENT CONFIDENTIAL INFORMANZS FOR TESTIMONY IN SECURITY CASES

L. CUI	Figures apply as of August 1, 1956 RHENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES	<b>48</b>
(a.	) Smith Act Trials	
	(1) First New York Trial (Ended October 14, 1949)	6
	(2) Baltimore Trial (Ended April 1, 1952)	
	(3) Los Angeles Trial (Ended August 5, 1952)	4
	(4) Pittsburgh Trial (Ended August 20, 1953)	3
2.3		
	(5) Seattle Trial (Ended October 10, 1953)	
	(6) Philadelphia Trial (Ended August 13, 1954)	2
	(7) St. Louis Trial (Ended May 28, 1954)	3
	(8) <u>Detroit Trial</u> (Ended February 17, 1954)	
Tolson Nichols Boardman Belmont	tor begroup in its control in its co	
Mason	*Did not testify. Exposed through testimony of husband ALL WEDRMATION HEREIN IS HELD WHERE SHOWN O	CONTAINED STIFED EXCEPT THERWISE.
Winterrowd — Tele. Room — Holloman Gandy —	ENCLOSUR 105-155	



(9) Claude Lightfoot Memb (Ended January 26, 19	ership Trial 155
O) Junius Scales Members (Ended April 21, 1955	hip Trial
1) Denver Trial (F	Inded May 25, 1955)
2) <u>Cleveland Trial</u> , (F	Inded February 10, 1956)
3) New Haven Trial (F	Inded March 29, 1956)
4) Albert Blumberg Member (Ended March 7, 1956)	
5) John Francis Noto Men (Ended April 12, 1956	nbership: Triel
nbversive Activities Cor Re Front Organization	ntrol Board (SACB) Hearings
	merican-Soviet Friendship
2) Labor Youth League	(Hearing ended April 28, 1954)
d not testify. Exposed	through testimony of husbands,



(3) <u>Civi</u>	L Rights Congress	(Hearing ende	d ()	1
(4) <u>Amer</u>	can Peace Crusade	(Hearing er April'11,	nded 1956)	
	nagement Relations			
(1) Ever (Tri	ett Melvin Hunman al ended January l	<u>Case</u> 15, 1954)		<b>.</b>
Market and the second and the	erica de la companya	Disa Enial		
(d) <u>National</u> (Trial e	ist Party of Pueri nded October 12, 1	1954)		The second secon
			THE THE STREET	A.T.
ATTORNEYS AND	ENTIAL INFORMANTS DEPARTMENT HAS ADV CHEDULED TRIALS AN	ISED THEY WO	UID BE USED AS	14
(a) Smith Act	<u>Trials</u>			
(1) San Ju	an Trial (Tr.	lel set for tober 15, 195	6)	3
	Smith Act Trial al date set)			2
(Also tand Mac before	o testify at Unit hine Workers of A SACB)	ed Electrical merica (UE) h	earing	
3.3	E 29			
(3) Emanue (No tr	l Blum Membership Lial date set)	Case		1
(Also Worke	to testify at Uni	ted Electrica ) hearing bei	I, Radiomand	Machine
		- 3 -	<b>.</b>	UMEL



(4) John Cyril Hellman Membership Case (No trial date set)	1
(Also to testify at International Union of Mine, Mill and Smelter Workers hearing before SACB)	
(b) SACB Hearings Re Front Organizations	
(1) Council on African Affairs	2
Petition dismissed without projuding to	2
Government September 15, 1955)	
(c) SACB Hearings Re Communist-dominated Labor Unions	
(1) Communist Infiltration of the United	1
Electrical, Radio and Machine Workers of America	
(Petition filed December 20, 1955)	
(2) Communist Infiltration of the International Union of Mine. Mill and Smelter Workers (Petition filed July 28, 1955)	
* CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	
ALTUMBES BUT DEPARTMENT HAS MOT ADVISED THAT THEY WILL DE	
DEFINITION USED AS WITNESSES:	30
(a) Smith Act Trials	
(1) San Francisco Trial (Prosecution not	7
authorized to date)	<u>"</u> ,
	-
	- ,5
	-

CENTER

## SECRET

(b)	SACB Hearings Re Communist-dominated	Labor Unions
	(1) Communist Infiltration of the Uni Radio and Machine Workers of Amer (Petition filed December 20, 1955	ica
(c)	SACB Hearings Re Front Organizations	d 4
e e	(1) United Russian-American Committee	
	(Petition being considered)	
		b2
	(2) Connecticut Volunteers for Civil	Rights: 2
	Connecticut Peace Council	
	(Petition being considered)	
	(3) Save Our Sons Committee (Petition being considered)	
	(4) Philadelphia Women for Peace	
and the second s	(Petition being considered)	
	(5) <u>Yiddisher Kultur Farband. Inc.</u> (Petition being considered)	
and the first of the second	tastrom nerng comprocremy	, the contribution of the $b^2$
	(6) Sons of Columbus, Inc.	
	Petition being considered)	
Farmer 1		

-5-

-CONFIDENTIAL





(d) Labor Management Relations Act Cases	
(1) Andrew Steve Nelson Case (Trial Set for August 27, 1956)	<b>I</b>
(IIIII Des Ioi magado Zij I)	
(2) <u>Bruno Maze Case</u> (Prosecution being considered)	
(e) Administrative Hearing Re National Lawyers Guild (Petition being considered)	6
' The state of the	
(f) Perjury Trial (Harvey Matusow) (No trial date set)	<b>4</b> .
	ara k T
· CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENT ATTORNEYS BUT WHO WILL NOT BE USED AS WITNESSES:	11 11
(a) Smith Act Trials	
(1) Cleveland Trial (Ended February 10, 1956)	1
(deceased)	.b7D
(2) John Noto Membership Trial	2
(Ended April 12, 1956)	b2 b7D
(3) New Haven Trial (Ended March 29, 1956)	4

-- 6 --

CONFIDENTIAL



(b)	Administrative Hearing Re Independent Socialist League
	(Hearing concluded July 1956. No decision.)
- 1	
(c)	Administrative Hearing Re National Lawyers Guild J
	(Petition being considered)
* r 崖	b7D
(d)	SACB Hearings Re Front Organizations
	(1) Palo Alto Peace Club (Petition being considered)
\$ 1	

HEREIN IS UNCLASSIFIED

DATE S 4 BY SE BT SCE

7/3/56 SAC LETTER NO. 56-37

(K) SECURITY INFORMANTS - RELEASING CURRENT CONFIDENTIAL IN-FORMANTS FOR TESTIMONY IN SECURITY CASES -- Reference is made to SAC Letter 55-36, Section O, captioned "Pretrial Interviews with Current and Discontinued Informants by Department Attorneys in Security Cases." The above includes the instruction that in connection with pretrial interviews in all security-type cases, current confidential informants are to be introduced to Government attorneys under their true names.

During the recent series of conferences on security informants, it was pointed out by representatives of several field offices that current informants who had been introduced to Government attorneys by their true names in connection with pretrial interviews had expressed considerable concern over their security, particularly since the interviews were conducted months before the trial began and, in some instances, the informant was never called upon to testify.

This situation was brought to the Attorney General's attention and the Attorney General ruled that in the future, Government attorneys are not to be furnished the true identities of current confidential informants when they interview these informants as potential witnesses.

Although the Attorney General did not comment on exactly when the informant's true name should be divulged to Government attorneys, there appears to be no necessity for advising Government attorneys of an informant's true identity until just before the informant appears as a witness before a grand jury or at a trial. As in the past, the Bureau will make every effort to preclude the use of current informants as witnesses before grand juries.

Any problems arising in a particular case should be immediately referred to the Bureau.

63 AUG 3 - 1956

76 AUS 2 1956

RIGINAL COPY FILED IN //

ice Memorandum. United states Government L. V. Boardman T DATE August 14, 1956 Mr. Nichols Mr. Boardman Mr. Belmont ¥r. Baumgardner Mr. Bly Mason SUBJECT: COMMUNIST PARTY, USA Mohr Mr. Thornton Parsons INTERNAL SECURITY - C Mr. Morley INTERNAL SECURITY ACT OF 1950 On 4-30-56 the U.S. Supreme Court reversed and remanded Tele. Room the case of the Communist Party of the United States of America, Petitioner ve. Subversive Activities Control Board (SACB) back to Gmdy Athe Board. The purpose of the remand was to make certain that the Board based its findings upon untainted evidence and to that end the Court stated a hearing could be held to ascertain whether the testimony of Harvey Matusow, Manning Johnson and Paul Crouch was tainted or the Board could assume the truth of the Communist Party's allegations against these three witnesses and without further hearing expunge their testimony from the record. In either event the Court said the Board must then reconsider its original determination in the light of the record as freed from the challenge regarding the tainted testimony. On 5-21-56 the Communist Party filed three motions with the SACB. In the first motion the Communist Party attempts to prove that it is no langer a communist action organization within the meaning of the Invernal Security Act of 1950. The second and third motions questioned the testimony of Beniamin Gitlom. Louis Budens, and One7-12-58 these motions were argued before the Board: On 8-10-56 the Board on an order issued by its Chairman Thomas J. Herbert, a copy of which is attached, ruled that it has given clear alternatives by the Supreme Court of either reopering the hearing pursuant to Section 144 of the Act to receive additional evidence concerning the credibiatty of the Attorney General's witnesses, Matusow, Johnson and Crouck, or ap assuming the truth of the allegations made in the Party's affidavia prich accompanied its motion and expunging the testimony of the afore montloned witnesses without further hearing. The Board then decided part, since mether party had builted any desire to present evidence concerning the credibility of these witnesses in preference to having the Board expulle their testimony, and taking into account that the public interest favors proceedings to a final resolution of this case, the Board proceeded upon remand with respect to the three witnesses by expunging their testimony and reconsidering the Board's determination on the record as expunged. determination on the record as expunged, not recorded Enclosure Bufile 100-372598 SENT DIRECTOR

A 40.0

Memorandum, Mr. Belmont to Mr. Boardman

The Board stated that the parties will be notified at a later date of the Board's action on the Communist Party's request, filed 5-16-56, to argue the sufficiency of the evidence upon deletion of the testimony of katusow, Johnson and Crouch. The Board was of the opinion that the reopening of the hearing to take the additional testimony set forth in the motions filed by the Party on 5-21-56 was beyond the authority granted to the Board by the U.S. Supreme Court order of 4-30-56. The Board commented, however, that it would assume that it had authority to rule on the motions as it may serve a useful purpose in the future course of the proceedings.

In regard to the Party's first motion, the Board ruled that to permit the status of a respondent once litigated in a full hearing to be relitigated because of evidence transpiring while the case is undergoing the lengthy judicial review procedures would result in endless litigation and would never come to fruition. The Board further stated that the Act itself in Section 13 provides a remedy for an organization in that it can register under the Act and then show its changed status. In regard to motions two and three the Board in effect said that ample opportunity had been presented to the Communist Party to challenge the testimony of the five witnesses during the course of previous litigation and judicial review.

#### ACTION2

Hone. This memorandum is submitted for your information. He action is indicated here pending the reconsideration by the Beard of the record as expunged of the testimony of witnesses Matusow, and Crouch.

### Lemorandum • United States Government

Mr. L. V. Boardman

August 1, 1956

FROM

Ŋ

Communica

SUBJECT: >

FOR TESTIMONY IN SECURITY CASES

ALL INFORMATION CONTAINED 3 DATE 10-19-99 BY 60267 NIS/EP/00

Boardman

ARELEASING CURRENT CONFIDENTIAL INFORMANTS

Mason Mohr

Parsons Rosen

Tamm Nease .

Winterrowd. Tele, Room

Holloman .

use of current confidential informants in security prosecutions. Instant memorandum contains a chart reflecting the status of this matter as of August 1, 1956.

Attached hereto is the running memorandum,

prepared at the Director's instructions, reflecting the

The various categories in the memorandum have been broken down as to the various types of cases involved, such as Smith Act trials, Subversive Activities Control Board hearings, Labor Management Relations Act cases, et cetera.

Pursuant to the Director's instructions, a copy of the chart is also transmitted to the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins. Since by memorandum dated December 9, 1955, John V. Lindsay, Executive Assistant to the Attorney General, forwarded a memorandum from Assistant Attorney General Tompkins dated December 6, 1955, which requested a further breakdown of the chart, an additional enlarged chart is also attached for the Director's information and for the information of the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins. It is noted that the copy of this enlarged chart designated for the Director contains the names of the informants whereas the enlarged chart designated for the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins utilizes the informants' symbol numbers rather than their names in categories 3 and 4.

#### ACTION:

Attorney General Rogers, and Assistant Attorney General Tompkins, is attached hereto transmitting the two charts reflecting the status of this matter as of August 1, 1956. RECORDED - 49

Enclosures Lout

cc Mr. Boardman

Mr. Belmont Mr. Baumgardner Mr. Donohue

URNMr. Reddy

# HEREINISTINCLASSIFIED DATE 10-19-99 BY 60361NISIEPIPO 901820

### RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of August 1, 1956

1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:  (a) Smith Act Trials	41	48
	(b) Subversive Activities Control Board (SACB) Hearings Re Front Organizations	<u>4</u>	
	(c) Labor Management Relations Act Cases	2	,
	(d) Nationalist Party of Puerto Rico Trials	1	
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS		
	WITNESSES AT SCHEDULED TRIALS AND HEARINGS:		14
	(a) Smith Act Trials	7 2	
	(c) SACB Hearings Re Communist-dominated Labor Unions	5	
3.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
	ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES:		30
	(a) Smith Act Trials	7	
*	(b) SACB Hearings Re Communist-dominated Labor Unions (c) SACB Hearings Re Front Organizations	. 6 8	•
	(d) Labor Management Relations Act Cases	2	
	(e) Administrative Hearing Re National Lawyers Guild (f) Perjury Cases	6	
<b>.</b>			
4.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES:		11
	(a) Smith Act Trials	4	
	League (ISL)	. 5	
	(c) Administrative Hearing Re National Lawyers Guild (d) SACB Hearings Re Front Organizations	1	
	(d) back hearings he from Organizations	-	
5.	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVIEW BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE CONDUCTED	<u>W</u> ,	7
	(a) Smith Act Trials	1	<i>t</i> .
	(b) SACB Hearings Re Front Organizations	<u>դ</u>	
		2	
6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-		
	VIEW AND POSSIBLE USE AS WITNESSES:	,	42
	(a) Smith Act Trials	15	
	(b) SACB Hearings Re Front Organizations	5	
	(d) SACB Hearings Re Communist-dominated Labor Unions	15 55 34	
	(e) Fraud Against the Government Cases	エイ	
	100-418105-136	12	

7•	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE DEPARTMENT:  (a) Smith Act Trials  (b) SACB Hearings Re Front Organizations  (c) Administrative Hearing Re Independent Socialist  League  (d) SACB Hearings Re Communist-dominated Labor Unions  (e) Fraud Against the Government Cases  (f) Labor Management Relations Act Cases  (g) Denaturalization Cases  (h) Espionage Cases  (i) Administrative Hearing Re Socialist Union of America	64 291 38 12 35 2 1	53
**************************************	Identities Given Inquiries Pending	110 495 605	

· 我们在公司的第三人称单位制度的企业的表现的的基础的,有效的企业的企业。

《大学教授报》(「中华大学教、中人大学、大学教育教育、 化水学工厂

PA BELAGE ALBERTA

\* 2 \* 4 \* 1 \* 60 60 \* 7 \*

# 2 ·

**在我会会生产。** 

. :

~ 7

e c

1.0

roll ar re

្ត សស់ផ្ទៃ ១១៩១១ស្គែកជិកស្ន ភូព១១

### RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of August 1, 1956

1. CURI	RENT	CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES	- 2	48
(a)	Smi-	th Act Trials		
	(1)	First New York Trial (Ended October 14, 1949)	<i>"</i> 6	1
		* * · ·	2	
٠, -			· ·	•
***	(2)	Baltimore Trial (Ended April 1, 1952)	1	-
, and	(3)	Los Angeles Trial (Ended August 5, 1952)		. notes on a
,				
2 "	(4)	Pittsburgh Trial (Ended August 20, 1953)	3	
,	. [			
**************************************	(E)	Seattle Trial (Ended October 10, 1953)	<u>,</u>	
-	(9)	Seattle Trial (Ended October 10, 1953)	-	
-				
- 3 1.	(6)	Philadelphia Trial (Ended August 13, 1954)	2	
;	~		-	, ,
,	(7)	St. Louis Trial (Ended May 28, 1954)	3	
· n		<i>,</i> .	-	2
	(8)	Detroit Trial (Ended February 17, 1954)	3	
*. *			-	
	- [	*Did not testify. Exposed through testimony of	husband,	-
Here	in is	UNCLASSIFIED ENCLOS		

(9) 	Claude Lightfoot Membership Trial (Ended January 26, 1955)	2
(10)	Junius Scales Membership Trial (Ended April 21, 1955)	1
(11)	) <u>Denver Trial</u> (Ended May 25, 1955)	4
(12)	Cleveland Trial (Ended February 10, 1956)	2
(13)	New Haven Trial (Ended March 29, 1956)	2
(14)	Albert Blumberg Membership Trial (Ended March 7, 1956)	1
(15)	John Francis Noto Membership Trial (Ended April 12, 1956)	3
Subv	ersive Activities Control Board (SACB) Hearings	
(1)	Re Front Organizations  National Council of American-Soviet Friendship (Hearing ended December 6, 1954)	1
(2)	Labor Youth League (Hearing ended April 28, 1954)	1
	*Did not testify. Exposed through testimony of hus	bands,

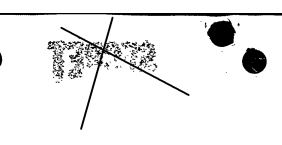
(b)

	(3,	July 5, 1955)	1	
	*	American Peace Crusade (Hearing ended April 11, 1956)	1	
	(c) Lab	oor Management Relations Act Cases		
	(1)	Everett Melvin Hupman Case Trial ended January 15, 1954)	2	
				,
	(d) <u>Nat</u> (Tr	ial ended October 12, 1954)	1.	
	[			
2.	CURRENT	CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTA	т.	-
	ATTORNE	CYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS		-1
	,	ES AT SCHEDULED TRIAIS AND HEARINGS:	*	14
	(a) <u>Smi</u>	th Act Trials	÷	
	(1)	San Juan Trial (Trial set for October 15, 1956)	3	
	(2)	Boston Trial (No trial date set)	2	
			Gas.	
		(Also to testify at UE hearing before SACB)		
	(3)	Emanuel Blum Membership Case (No trial date set)	1	-
		(Also to testify at United Electrical, Radio and Machine Workers of America (UE) hearing before SACB)		
		,		

	(4) <u>John Cyril Hellman Membership Case</u> (No trial date set)	1
	(Also to testify at International Union of Mine, Mill and Smelter Workers hearing before SACB)	
(b)	SACB Hearings Re Front Organizations	
	(1) <u>Council on African Affairs</u> (Petition dismissed without prejudice to Government September 15, 1955)	2
(c)	SACB Hearings Re Communist-dominated Labor Unions	-
T	(1) Communist Infiltration of the United Electrical, Radio and Machine Workers	4
	of America (Petition filed December 20, 1955)	
* *	7 9	
*	(2) Communist Infiltration of the International Union of Mine, Mill and Smelter Workers (Petition filed July 28, 1955)	1, 1
•		•
	RENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL DRIVEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE	* :
	INITELY USED AS WITNESSES: Smith Act Trials	30
-	(1) San Francisco Trial (Prosecution not authorized to date)	7
	(Also	
	interviewed for "California Emergency Defense Committee" hear before SACB)	ring

(b)	SACI	B Hearings Re Communist-dominated Labor Unions	
	(1)	Communist Infiltration of the United Electrical Radio and Machine Workers of America (Petition filed December 20, 1955)	6
	*	(Also interviewed in Max Weiss Smith Act Case)	
(c)	SACI	B Hearings Re Front Organizations	
-	(1)	United Russian-American Committee	1
		(Petition being considered)	
	Ļ		
	(2)	Connecticut Volunteers for Civil Rights: Connecticut Peace Council (Petition being considered)	2
	(3)	Save Our Sons Committee (Petition being considered)	1
	`. <u>L</u>		
	( <del>1</del> )	Philadelphia Women for Peace (Petition being considered)	2 <sub>.</sub>
	(5)	Widdelin Vultum Forbond Inc	   7
	(2)	<u>Yiddisher Kultur Farband, Inc.</u> (Petition being considered)	-
		•	
	(6)	Sons of Columbus, Inc. (Petition being considered)	1

(d) Labor Management Relations Act Cases		
(1) Andrew Steve Nelson Case Trial set for August 27, 1956)	1	
(2) <u>Bruno Maze Case</u> (Prosecution being considered)	1	,
(e) Administrative Hearing Re National Lawyers Guild (Petition being considered)	6	· ·
(f) Perjury Trial (Harvey Matusow)  (No trial date set)	1	
+• CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTA ATTORNEYS BUT WHO WILL NOT BE USED AS WITNESSES:  (a) Smith Act Trials	브	11
(1) Cleveland Trial (Ended February 10, 1956)  (deceased)	1	
(2) John Noto Membership Trial (Ended April 12, 1956)	2	
(3) New Haven Trial (Ended March 29, 1956)		



(b)	Administrative Hearing Re Independent Socialist League (Hearing concluded July 1956. No decision)	5
(c) []	Administrative Hearing Re National Lawyers Guild (Petition being considered)	1
(d)	SACB Hearings Re Front Organizations	1
es es	(1) Palo Alto Peace Club (Petition being considered)	e de la companya de l

cc-Bo**a**rdman Belmont Baumaardner Donohue Reddy

The Attorney General

September 5, 1956

Director, FBI

DECLASSIEVED BY 60267 NISIEPIDO 10-19-99

901820

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTINONY IN SECURITY CASES

Reference is made to my memorandum dated August 2, 1956, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various security trials and hearings as well as the categories into which additional current informants may be placed in connection with pending and proposed security trials and hearings.

There is attached hereto a chart which reflects similar information representing inquiries and requests. submitted by the Internal Security Division of the Department and replied to by the Bureau through September 1, 1956.

In view of the request set forth in the memorandum of Assistant Attorney General Tompkins to Mr. John Lindsay dated December 6, 1955, which was referred to me by memorandum from Mr. Lindsay dated December 9, 1955, an enlarged chart is also attached tdentifying the confidential informants in the first four categories together with the specific trial in which each was or is invalued.

Inclosures - 2 200 - Mr. William P. Rogers

Deputy Attorney General (Tith Enclosures - 2)

2co - Assistant Attorney General. William F. Tompkins (With Enclosures - 2)

RECORDED -LINCLOSURE

1) See memorandum Belmont to Boardman dated 9/4/56 entitled POEGLAG WA above, EBR: bew.

EBR: bew

Tolson Nichols Boardman

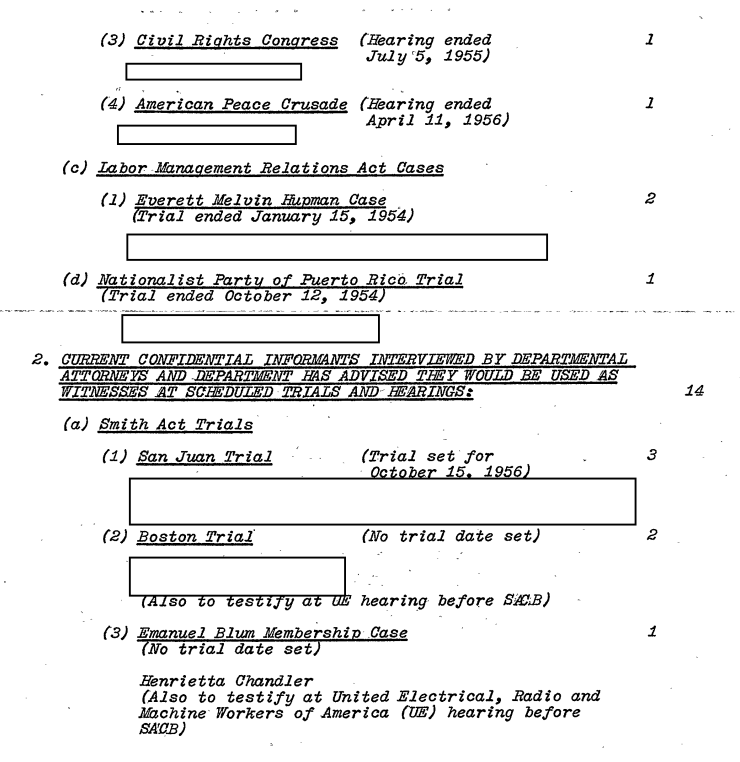
Belmont (10) Mason: Mohr Parsons

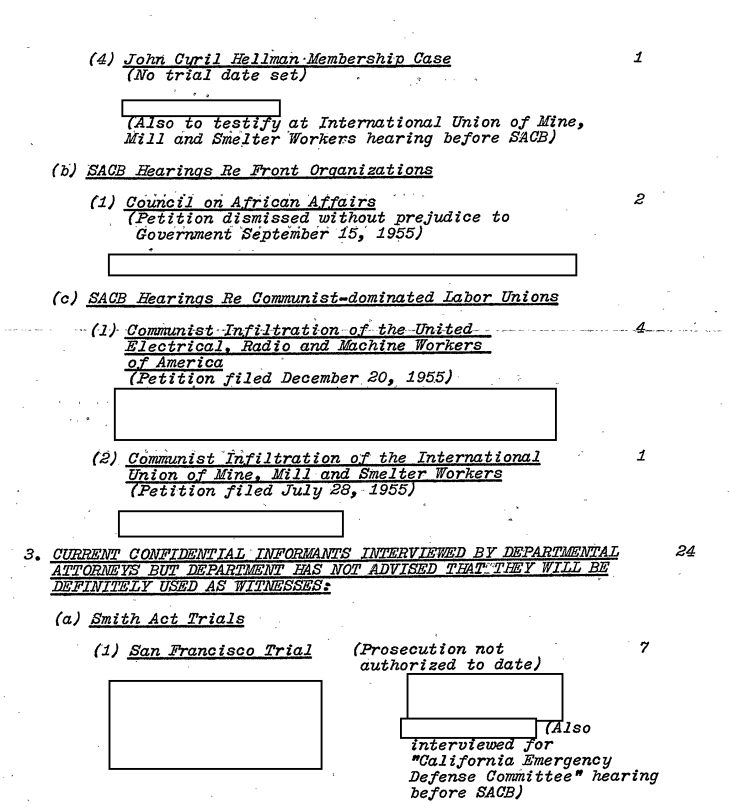
Rosen Tamm Nease Winterrowd

W.

Tele: Room Holloman . Gandv

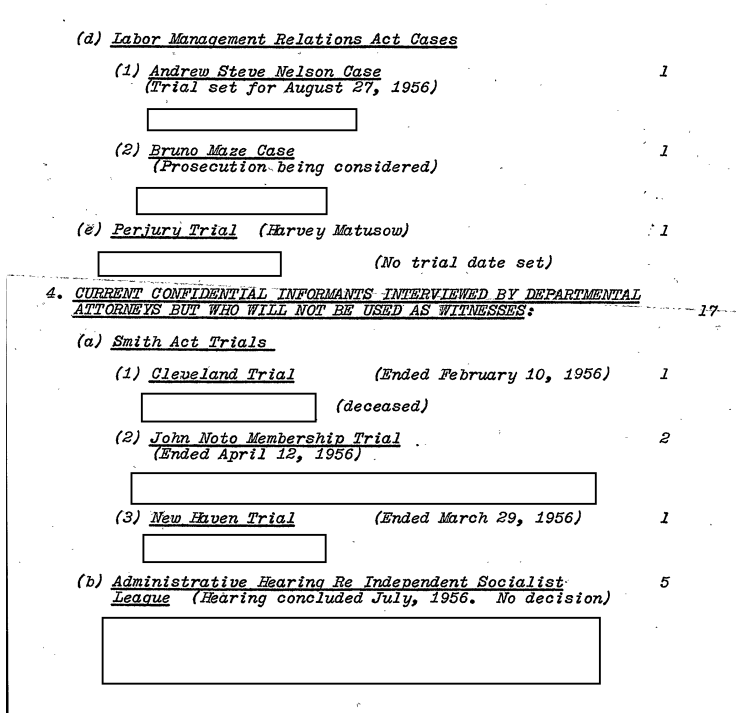
(9) <u>Claude Lightfoot Membership Trial</u> (Ended January 26, 1955)	2
(10) Junius Scales Membership Trial (Ended April 21, 1955)	1
(11) <u>Denver Trial</u> (Ended May 25, 1955)	4
(12) Cleveland Trial (Ended February 10, 1956)	2
(13) New Haven Trial (Ended March 29, 1956)	, 2
(14) Albert Blumberg Membership Trial (Ended March 7, 1956)	<b>I</b>
(15) John Francis Noto Membership Trial (Ended April 12, 1956)	3
(b) <u>Subversive Activities Control Board (SACB) Hearings</u> <u>Re Front Organizations</u>	
(1) <u>National Council of American-Soviet Friendship</u> (Hearing ended December 6, 1954)	1
(2) <u>Labor Youth League</u> (Hearing ended April 28, 1954)	I
*Did not testify. Exposed through testimony of hus	bands,







(b) SACB Hearings Re Communist-dominated Labor Unions	
(1) Communist Infiltration of the United Electrical Radio and Machine Workers of America (Petition filed December 20, 1955)	. 6
(Also interviewed in Max Weiss Smith Act Case)	
(c) SACB Hearings Re Front Organizations	
(1) <u>United Russian-American Committee</u> (Petition being considered)	1
	,
(2) Connecticut Volunteers for Civil Rights:  Connecticut Peace Council (Petition being considered)	2
(3) <u>Save Our Sons Committee</u> (Petition being considered)	1
(4) <u>Philadelphia Women for Peace</u> (Petition being considered)	2
(5) <u>Yiddisher Kultur Farband, Inc.</u> (Petition being considered)	1
(6) <u>Sons of Columbus. Inc.</u> (Petition being considered)	1
	٠





(c) Administrative Hearing Re National Lawyers Guild (Petition being considered)	7
(Levipion being constaered)	$\neg$
(d) SACB Hearings Re Front Organizations	1
(1) <u>Palo Alto Peace Club</u> (Petition being considered)	
(Petition being considered)	

## DOLDACIDO CORREITO CONTIDENTIAL INFORMATA FOR TRADITO IN CROUDIOS CARRES

Figures apply as of Septonber 1, 1950

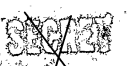
	EURTEUT COMPIDEUTIAL INTORMANTS EXPOSED AS UNIMPASSO:		di
÷ ,	(a) distal and libral description was a second and a second a second and a second a	42	* .
	(b) Subversive Activities Control Board (GACB) Hearings		
	De Frond Organizations.	0	,
	(c) Labor Handsonant Belationa Act Cassonnesses with the Color of Burney Cine Casson		,
, ,	(d) Dationalist Perty of Fuorts Step Tricle	****	
	COURENT CONFIDENCIAL INVOLUENT MITTERIALED DE DEPARTMENTAL		
,	CACTUBARIO AND DEPARTURIE MAS ADVISED TURY HOURD DE LIGHD AS		
	VINDESS AN BOHEDWILL COLDEN AND HUMBINGS		10
•	(a) alle de le la	7	4
	(b) SACH Hearings Be Pront Organizations	2	
•	(d) BACS Boarings Bo Communicated Labor Vatona	5	·
<b>松</b>	CURLEMP COMPTOCUETAL INFORMATION INTERPOTATION DY REPARAMENTAL		
	AUTORITATE DIE DEPARTMENT MAS MOS ADVIGED FRANCERIES VILLA DE	-	
	DESTRIBUTE VISION AND CAPADIDATES.		254
	[C] DUDUE ACC PERLOSENERS SERVICE SERV	7	7
-	(b) SACS Hearings De Consuntat-dominated Labor Uniona	O B	٠
, .	(c) All Morringe Re Franc Organizations	Ç.	•
	(d) Lebor Management Dolations Ast Casco	I	,
. · ·	· 查找不 使进程 1994年 1995 - 以如行行行行举典者安全集集条件的专业等等等等的 1995 - 199	-	
	CONTROL COURT DESIGNAL THEOREMENT THEOREMENT OF DESCRIPTIONS	,	,
an an	ATTORNIA, DUT THO TILL NOT HE USED AS LITHUSELY	,	17
. ,	(a) Libro Act Itoliaserenementenementenementenementenementene	G.	
	(b) Additionative Mearing Eq Independent		•
•	Collina Lagra (III) *********************		
•	(c) Adatnicarculus Booring Se Nebional Longers Guild (d) BACD Hearings Se Front Organizations	7	
	事物的 "你你你说,我在我们的我想象,你也是我的我们,我们就是我的我们的我的亲来的意义会来来来来来来来来。"	****	*
	COURTE COURT PRINT AT THEORIANTS HADE AVAILABLE DUE THEFE.	, , ,	
	MAN OUR DEPONITION HAS ADVISED INTERVENIES FILL NOW BU	٠,,	
		C. 4 7 .	0
·	(a) datal das Tralarrecenteres en	1	
	(b) Side Acordage Be Frond Organizations.	4	1100
٠	(c) Administrative Repring De National Lawyers Guild	Ü	
O.	CHECKEUT COUFT RESIDEAL THEORIGINES THOSE PACEGROUND ALL VALUE	•	
•-	MANUL HERM FURNISHED SO DEFENDAME FOR DEGLEDOU AS TO INVERE	. يىك	. '-
ે. . મ	TIEU AND POSSIBLE WEE AS SIMPSSES:	entre di	40
	(a) butth Lab Erbaldszerregenerenenenenenenenenen	15	- ,
	(b) EAUD Rearings Se Front Organizations	. T	
-	(c) Labor Management Relations Act Casca		
	(d) SACO Accretings De Communistationales Leber Unions	4	,
	(d) Froud Againab the Jouernment Coocs	IG	-
	LOGICA LOGICA NISTER	/PD	

ENCLOSURE 108-1/8/05-1

#### -COMETHERM AL-

<b>%</b> 3 <b>9</b> }::		THE CONTRACTOR INCOMESTATION AVAILABLEST FOR	4.3		, ,
· ~.		STALS USI MI HIMIYIDI MAS HIMI TIMBIŞED XÜZO BI MƏZ			,* , v
					400
-	(0)	· · · · · · · · · · · · · · · · · · ·	-		201
÷	(5)	ULGI Boorings So Fronc Organiacotons,	٠,	200	
	(c)	Adatassyreatur Harring He Indonondend			-
, 'e.	\	在我有不多的原始的 我们的自然的事件中的事件并不是有有的事件的的自然的的。我们就是我们		1	
45	(0)	Mill Bearings So Commiss-Joinneed Labor Unions.		39	
		Proud Against the Covermont Coccessors was an and the Contract of Coccessors and		£22	3 -1
- , r	III	Labor Language Enlations has labourerererere	, ,	41.7	,
	(0)	experiencial decomposition of the second decomposition of		CAN SERVICE	
,	(4)	· 我们就是我就我们在 · 我们自己出来来来说来来来来来来来来来来来来来来来来来来来来来来来来来来来来来		1	
•	(1)	Actinioaretive Verring Zo Vocialist Union	w ji		
2		本董者等等等所有 在	1	<b>3</b>	

#### -COMPANIE AND -



`b6 ∙b7C

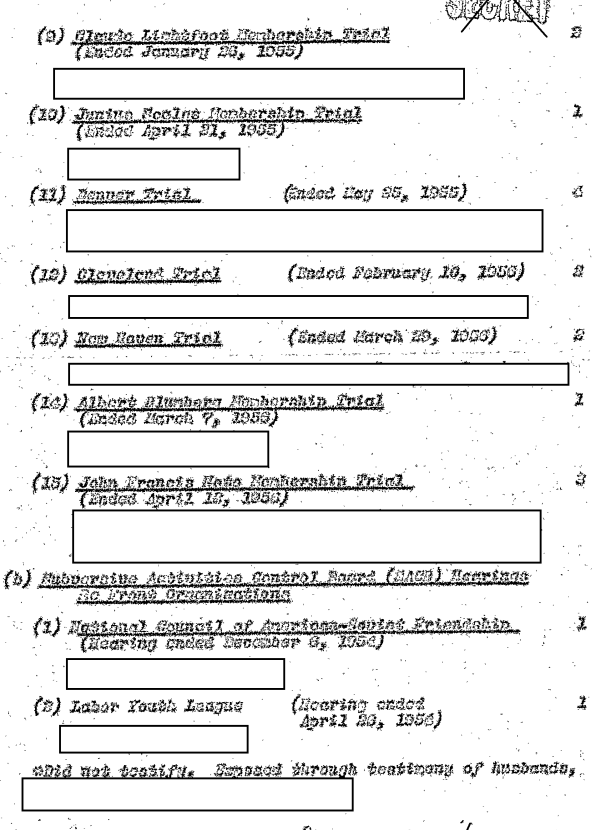
b7D

## RELEASING CONSENT CONFIDENTIAL INVOIMENT.

Figures apply as of September 1, 1053

-	(1) First New York Print	(Unded October 14, 1949)	a
	(2) <u>Loitimore Irta</u>	(Inded April 1, 1952)	
	(3) Los Anneles Trial	(Inded August 5, 1952)	
ا چاک سام مید چو از این	(4) Litteburah Irial	(Inded August 20, 1053)	<b>\$</b>
	(5) Septile Tricl	(Inded October 10, 1959)	4
, -	(5) Philadelphia Trial	(Indes Luguet 13, 1956)	
	(7) St. Louis Iria	(Inded May Ma, 1964)	
* ***	(a) <u>Letroit Trial</u>	(Inded February 17, 1954)	

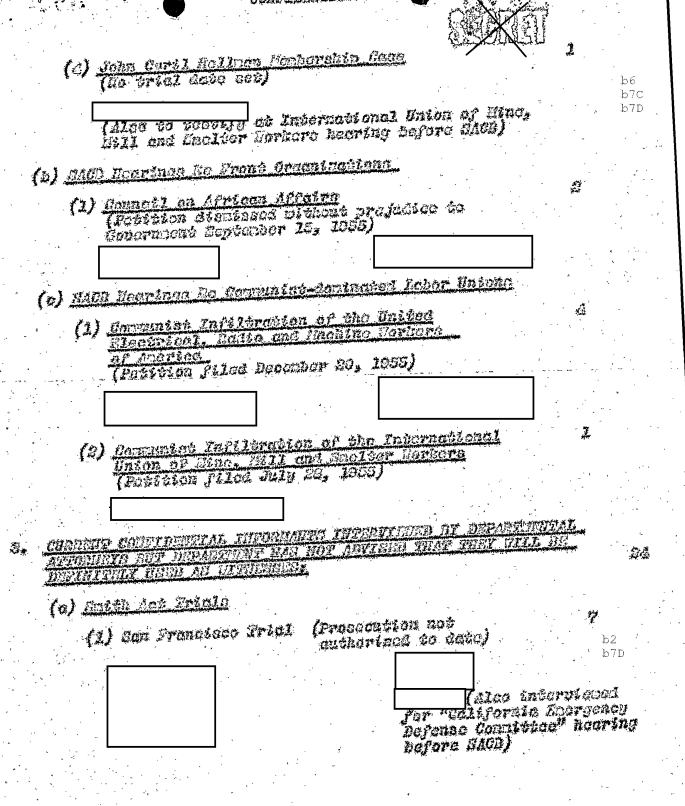
ENCLOSURE 100-418/05-157



<i>(3)</i>	Ainil Biohis Congress (Learing ended July 5, 1955)			-	
(4)	Averiaen Fence Creared (Searing ended April 11, 1959)		•	1	
, -	er Hannsonant Tellaciona Act Cesen	·		**	ř
	Gracio Melvin Mission Cong (Graci cacos Jenuary IS, 1954)				
(4) <u>Jes</u>	ionalini karin of Tuarta Mea Trial ion andal Sevaber 18, 1954)	· · · · · · · · · · · · · · · · · · ·			-
57.27	AMADEANIA INFORMATION AND INFO	777 VS		one in	
<b>3</b> . // • • • • • • • • • • • • • • • • •	<u> </u>	<b>)</b>			
(0)	Janton Inite Act Trial				
	(Also to toptify of United Electrical, I and Eaching Varbors of America (US) hear before EACS)	10410 reng			1
(o) 	Manuel Alun Herberekto Coss (No trial data sev)				
	(Also to testify at United Bleetrical, 2 and Eschine Porkers of America (VI) hear	ealfo ring		* · · · · · · · · · · · · · · · · · · ·	

<del>THE TOURTS</del>











	(p) [	MO	d Noortnan De Corventest-Southables Labor V	tions		
e ,	·	(1)	Communist Infiltration of the United Med	etrical.	Ğ.	
		_	(Patition filed December 20, 1955)		- v	
		. 1			•	-
		1				~
-	Park .	_ *******	to 17 minimal and more. Then Than in courts the manages of an entirely stars on		*	
* • · · · · · · · · · · · · · · · · · ·		4	B Rearinas Ro Front Organizations			
, u	. 4	(1)	United Russian-duction Corrittee (Petriton being considered)		2	,à
ATT'S	;		(xportain name commences)			·
(U)			<u></u> (\$)		14	2
÷	, 4	(2)	Connectiont Velunteers for Civil Richts;		Ð	b2
• •	•	,	Connection's Pages Soungil (Poutsion being considered)			b7D
	· · · · ·	ъ. Г	factorishs admit shussastand	<b>.</b> , ,	«d. ,	
	• •				· · · · · ·	:
	į		Dave Our Cons Countries		4.	
- 4			(Poblition being considered)			
	,					
٠.		121	Philadelable Tomen for Peace		*	,
4 1 1		<b>*</b> *******	(Fedition being considered)		A Section 1	•
100			<u>, '(                                   </u>	]		
.,		ا` اعست∜خد	The state of the s		, <u>, , , , , , , , , , , , , , , , , , </u>	
		(5)	<u> Yiddisher Kultur Forbond. Inc.</u> (Fourtion being considered)	• .		
	:	 T	A ST		, ,	,
· · · · · · · · · · · · · · · · · · ·	* *** · ·	L				. ,
* .		(0)	Cons of Columbus. Inc. (Peutoton being considered)		2	
	- '( , -	· . "	(revivion peing constacted)	. ,b2 , .	** * = *	-
		,		b7D	e	
•		; ,		,		-
**				•	-	1

CONTRACTOR OF THE PARTY OF THE





(d) Later B	ancovent Relati	ons Act Cas	£8		•
(1) And	ren Stave Nolson inl Set for Augu	<u> </u>	<b>)</b>		<b>Z</b>
		3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3			b2
(2) APP	no Nave Case osecution being	considered)			<b>₺</b> 7D
		- '.			
(e) Parjury	Trial (Harvey)	<u> Vasusowi</u>		and the second s	<b>1</b>
		o trial dat	e set)	, ,	
CONTRACTOR		May Indexe	THE STATE	PARRIETT	1
The state of the s					
(c) Satth d	et itiese				b7D
(2) Lie	waters Trick	(Snded F	ebruary 10,	<b>195</b> 3)	7
		(deceased)			-
(2) <u>301</u>	n Noto Venterali Geo Agres 13, 1	n Irtal			
			3		
(3) <u>Les</u>	Hover Tricl	(Inded	iarch Ed, I	050)	1
					b2 b7D
(b) Minis	tratilue ilearing	De Independ	end Noctal		
Learne		- 1 CA	And the second of the second o		
A MARKET SA	g concluded July		decision.)		, -
- 14					
7		, ,			,
* 1				· .	



(c)	Administry (Patition	baing (	ening enside	red)	T Langue	re cuite		7
			•					
(a)	3400 Neor	nas Re	Front (	draani <b>kat</b>	ion*			b2 <b>1.</b> b7E
e jan.	(2) <u>Palo</u>	Uto Peo	ice Clui	2 (Petit	ion bein	g consid	cred)	1





# Office Memora dum • united state government

						-1
го	:	Mr.	$L_{ullet}$	$V_{\bullet}$	Boardman	Ä

DATE: 9-4-56

FROM: Mr. A. H. Belmont

ALLINFORMATION CONTAINED
HEREMISTINGLASSIFED
DATE 10-19-99 BY 60261 NI S/EP/00
GOLS 20

Nichols Boardman Belmont Mason Mohr

101890

SUBJECT RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Parsons \_\_\_\_\_\_Rosen \_\_\_\_\_\_\_Nease \_\_\_\_\_\_Winterrowd \_\_\_\_\_\_Tele. Room \_\_\_\_\_

Holloman -

Gandy.

Attached hereto is the running memorandum, prepared at the Director's instructions, reflecting the use of current confidential informants in security prosecutions. Instant memorandum contains a chart reflecting the status of this matter as of September 1, 1956.

The various categories in the memorandum have been broken down as to the various types of cases involved, such as Smith Act trials, Subversive Activities Control Board hearings, Labor Management Relations Act cases, et cetera.

Pursuant to the Director's instructions, a copy of the chart is also transmitted to the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins. Since by memorandum dated December 9, 1955, John V. Lindsay, Executive Assistant to the Attorney General, forwarded a memorandum from Assistant Attorney General Tompkins dated December 6, 1955, which requested a further breakdown of the chart, an additional enlarged chart is also attached for the Director's information and for the information of the Attorney General, Deputy Attorney General Rogers, and Assistant Attorney General Tompkins. It is noted that the copy of this enlarged chart designated for the Director contains the names of the informants whereas the enlarged chart designated for the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins utilizes the informants' symbol numbers rather than their names in categories 3 and 4.

#### ACTION:

A memorandum to the Attorney General, copies to Deputy Attorney General Rogers, and Assistant Attorney General Tompkins, is attached hereto transmitting the two charts reflecting the status of this matter as of September 1, 1956.

Enclosures Sent 9-6-56

cc Mr. Boardman

Mr. Belmont

Mr. Baumgardner

Mr. Donohue

Mr. Reddy

EBR:bew

(6)

OSEP 12 1956

Mod

**V**-

160-418105-13

ECORDED - 63

14 SEP 10 1956

INDEXED - 63

FX.

50ER





Figures apply as of September 1, 1956

	,		
ı.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:		<i>4</i> 8
	(a) Smith Act Trials	41	
	(b) Subversive Activities Control Board (SACB) Hearings		
	Re Front Organizations	4	
	(c) Labor Management Relations Act Cases	2	
	(d) Nationalist Party of Puerto Rico Trials	ı	
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	Į.	
	ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS		
	WITNESSES AT SCHEDULED TRIALS AND HEARINGS:	~	14
	(a) Smith Act Trials	7	
~	(b) SACB Hearings Re Front Organizations	2 5	
	(c) SACB Hearings Re Communist-dominated Labor Unions	5	
з.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
٠.	ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE		
	DEFINITELY USED AS WITNESSES:		24
	(a) Smith Act Trials	7	~ 4
,	(b) SACB Hearings Re Communist-dominated Labor Unions	6	
	(c) SACB Hearings Re Front Organizations	8	
,	(d) Labor Management Relations Act Cases	2	
	(e) Perjury Cases	. 1	
4.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	•	
	ATTORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES:	-	17.
	(a) Smith Act Trials	4	
	(b) Administrative Hearing Re Independent Socialist		
	League (ISL)	5	
	(c) Administrative Hearing Re National Lawyers Guild	7 1	
	(d) SACB Hearings Re Front Organizations		` .
5.	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVI	W.	
•	BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE CONDUCTED		8
	(a) Smith Act Trials	1	_
*	(b) SACB Hearings Re Front Organizations	4	•
	(c) Administrative Hearing Re National Lawyers Guild	3	
-			
6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE		
	HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-	•	
	VIEW AND POSSIBLE USE AS WITNESSES:	7 5	44
	(a) Smith Act Trials	15	
	(b) SACB Hearings Re Front Organizations	7 5	•
	(c) Labor Management Relations Act Cases	3	
		14	
	(e) Fraud Against the Government Cases	**	
	ALL AND MANAGEMENT AND		
	ALL INFORMATION CONTAINED ? HEREIN IS UNCLASSIFIED		
	DATE 10-19-99 BY 60261NIS/EPIDO 100-4/8 105-158		
	901820		
	MINISTER STATE OF THE STATE OF		

MNCLODULE

7.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE		
	DEPARTMENT:		460
1-	(a) Smith Act Trials	64	
	(b) SACB Hearings Re Front Organizations	298	
	(c) Administrative Hearing Re Independent Socialist		
	League	1	
	(d) SACB Hearings Re Communist-dominated Labor Unions	38	,
	(e) Fraud Against the Government Cases	12	
	(f) Labor Management Relations Act Cases	35	•
	(g) Denaturalization Cases	2	
	(h) Espionage Cases	1	
	(i) Administrative Hearing Re Socialist Union of America.	9	
,	p of the second		
	Identities Give	n 11.1	
	Inquiries Pending		
		615	1



## RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

b6 b7C b7D

	Figures apply as of Septem	ber 1, 1956	-
1. CUR	RENT CONFIDENTIAL INFORMANTS EXPOSED	AS WITNESSES	48
(a)	Smith Act Trials	•	
	(1) First New York Trial (Ended O	October 14, 1949) 6	
		,	٠,
10	(2) <u>Baltimore Trial</u> (Ended A	pril 1, 1952) 1	_
10.84 U.		÷	
	(3) <u>Los Angeles-Trial</u> .(Ended A	ugust 5, 1952)4	
e in	(4) Pittsburgh Trial (Ended A	ugust 20, 1953) 3	
<u>.</u>			
	(5) Seattle Main 1 (Finded C		
	(5) <u>Seattle Trial</u> (Ended 0	october 10, 1953) 4	
,			,
	(6) Philadelphia Trial (Ended A	ugust 13, 1954) 2	
3	(7) St. Louis Trial (Ended M	(ay 28, 1954) 3	
Ci	(8) <u>Detroit Trial</u> (Ended F	Pebruary 17, 1954) 3	
C. C.			
TO STATE OF	*Did not testify. Exposed thro	` `	
Y. 97	*Did not testify. Exposed thro	ugh testimony of husband,	
**		100-418105-158	

cc Boardman Belmont Baumgardner Donohue Reddy

The Attorney General

October 3, 1956

Director, FBI

DECLASSITIED BY 60267 NISTEPIDO 10-19-*99* 

901820 RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

oer-Communists As Witnesses

Reference is made to my memorandum dated September 5, 1956, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various security trials and hearings. as well as the categories into which additional current informants may be placed in connection with pending and proposed security trials and hearings.

There is attached hereto a chart which reflects similar information representing inquiries and requests submitted by the Internal Security Division of the Department and replied to by the Bureau through October 1. 1956.

In view of the request set forth in the memorandum of Assistant Attorney General Tompkins to Mr. John Lindsay dated December 6, 1955, which was referred to me by memorandum from Mr. Lindsay dated December 9, 1955, an enlarged chart is also attached identifying the confidential informants in the first four categories together with the specific trial in which each was or is involved.

Indlosures - 2

cc Mr. William P/Rogers Deputy Attorney General (With Enclosures - 2)

2 cc Assistant Attorney General William F. Tompkins (With Enclosures - 2)

See memo Belmont to Boardman 10-2-56 entitled as above EBR: pat

EBR: pat (10) CLOSURE

RECORDED.

Belmont

Mason Mohr Parsons Rosen

Tamm Nease Winterrowd Tele. Room

# FIED BY 60267 NIS/EP/DO

### 901820

# RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of October 1, 1956

1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:		48
	(a) Smith Act Trials	41	
	(b) Subversive Activities Control Board (SACB) Hearings	- 4	j t
	Re Front Organizations	4	
	(c) Labor Management Relations Act Cases	2	
	(d) Nationalist Party of Puerto Rico Trials	1	. · , ; ,
	And managerize rately, or respect of pred Trype	1	
	Marin water a provide marin of the suggestion of		
۷.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	• • •	
1.5	ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS	4 1 4	
	WITNESSES AT SCHEDULED TRIALS AND HEARINGS:		14
,	(a) Smith act TrialS	. 7	· . ~
, ,	(b) SACH Hearings Re Front Organizations	2	. i.
- Jan 19 -	(e) SACB Hearings Re Communist-dominated Labor Unions	5	
			1 k
`. à.°	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
	ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE		
	DEFINITELY USED AS WITNESSES:		24
		2"3".	27
, , , , ,	(a) Smith Act Trials		
1.	(b) SACB Hearings Re Communist-dominated Labor Unions	Ö	
	(c) SACB Hearings Re Front Organizations	9	
	(d) Labor Management Relations Act Cases	.1.	*
	(e) Obstruction of Justice Cases	1	
			3,00
14.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	**	***
	ATTORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES:	·	18
estratorio.	(a) Smith Act Trials	14	·\[\]
	(b) Labor Management Relations Act Cases	7	
	(c) Administrative Hearing Re Independent	***	J. 1.
, **, ÷*,	As auministrative nearing he independent		2 33
	Socialist League (ISL)	2	
36 1 5	(d) Administrative Hearing Re National Lawyers Guild	. 6	
	(e) SACB Hearings Re Front Organizations	2.	· •
		*	, programa Line
5.	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTER-		
	VIEW BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE		4 J
	CONDUCTED:	٠ .	- 8
*	(a) Smith Act Trials	1	5
Tolson	(b) SACB Hearings Re Front Organizations	lį.	
Nichols Boardman .		3	
Belmont		ر. <b>باد</b>	
Mason			
Mohr Parsons		'*	, · ′
Rosen -			٠, ٠,
Tamm		,	*
Nease Winterrowd		e	
Tele. Roon		150	* . *,
Holloman -	- CONFIDENTIAL - 100-4 8100	- /	
Gandy	ENO OSURE	" "	

#### CONFIDENTIAL

6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE	- ,	
	HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-		
,	VIEW AND POSSIBLE USE AS WITNESSES:		45
	(a) Smith Act Trials	15	
~	(b) SACB Hearings Re Front Organizations. (c) Labor Management Relations Act Cases.	8	•
	(d) SACB Hearings Re Communist-dominated Labor Unions.	2	٠,٠
•	(e) Fraud Against the Government Cases	7	· .
* ,	The same and commission of the state of the same and the	- म्यू	
7.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR	, ,	
· . *	POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE		·
٠	DEPARTMENT:	-	522
,	(a) Smith Act Trials	64	
	(b) SACB Hearings Re Front Organizations	348	
2. 2.	(c) Administrative Hearing Re Independent		
∵ <b>*</b> .,	Socialist League	I.	· , · ,
, * .	(d) SACB Hearings Re Communist-dominated Labor Unions	38	
	(e) Fraud Against the Government Cases	12 47	,
	(g) Denaturalization Cases	4/	
	(h) Espionage Cases.	7	
•	(i) Administrative Hearing Re Socialist Union		•1
, , ,	of America	. ġ	
	The second of	, 💎 :	

### CONFIDENTIAL



DECL**ASSI**FICATION AUTHORITY DECLASSIFICATION GUIDE FROM: The Control of the Cont

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES	b7(b7)
Figures apply as of October 1, 1956	
1. CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES	48.
(a) Smith Act Trials	
(1) First New York Triel (Ended October 14, 1949)	6
\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \	1
To Angeles Trial (Ended August 5, 1952)	1
SHOW SHOW	
글벌롱 (4) Pittsburgh Trial (Ended August 20, 1953)	3 (1) (1) (1) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4
(Ended October 10, 1953)	
8816	4
9688	
(Ended August 13, 1954)	2
(7) St. Louis Trial (Ended May 28, 1954)	3
Tolson (8) Detroit Trial (Ended February 17. 1954)	
Tolson (8) Detroit Trial (Ended February 17, 1954)  Nichols Boardman Belmont Mason	
Mohr Parsons *Did not testify. Exposed through testimony of husban Nease Nease Parsons	<b>a</b> ,
Winterrowd Tele. Room Holloman Gandy ENCLOSURE	159



(9)	Claude Lightfoot Membership Trial (Ended January 26, 1955)	2
*		- · · · ·
(10)	Junius Scales Membership Trial (Ended April 21, 1955)	ı
(11)	Denver Trial (Ended May 25, 1955)	14
(12)	Cleveland Trial (Ended February 10, 1956)	2
(13)	New Haven Triel (Ended March 29, 1956)	2
٠ - ا		
(14)	Albert Blumberg Membership Trial (Ended March 7, 1956)	1
(15)	John Francis Noto Membership Trial (Ended April 12, 1956)	<b>,</b> 3
Sub	versive Activities Control Board (SACB) Hearings	,
***************************************	Re Front Organizations	
(1)	National Council of American-Soviet Friendship (Hearing ended December 6, 1954)	1
		;·.
(2)	Labor Youth League (Hearing ended April 28, 1954)	1
*T)	id not testify; Exposed through testimony of husband	S =
	the second state the second se	₹. ``. 
	The state of the s	٠,

7



(3)	Civil Rights Congress	(Hearing ended July 5, 1955)	1
(4)	American Peace Crusade	(Hearing ended April 11, 1956)	
, , , , , , , , , , , , , , , , , , ,			
(e) Lab	or Management Relations	Act Case	
(1)	Everett Melvin Hupman C (Trial ended January 15		2
(d) Nat	ionalist Party of Puerto ial ended October 12, 19	Rico Trial 54)	
	•		
	CONFIDENTIAL INFORMANTS YS AND DEPARTMENT HAS AD		
	ES AT SCHEDULED TRIALS A		14
(a) <u>Smi</u>	th Act Trials		
(1)	San Juan Trial	(Trial set for	3
	The state of the s	November 26, 19	
4.			
(2)	Boston Smith Act Trial (No trial date set)		2
	Armando Penha	The second secon	
	(Also to testify at Uni and Machine Workers of		
	before SACB)		
	3		
		and the second of the second o	

S PART TO TETATORE TO SEE





b6 b7 b7

(3)	Emanuel Blum Membership Case
•	(No trial date set)
* ***	(Also to testify at United Electrical, Radio
	and Machine Workers of America (UE) hearing
- ,	before SACB)
14	John Cyril Hellman Membership Case
	(No trial date set)
· • •	
	(Also to testify at International Union of Mine.
	Mill and Smelter Workers hearing before SACB)
و مانسانه و	
b) SAC	B Hearings Re Front Organizations
67	Council on African Affairs
ه خود کی و ځاک	(Petition dismissed without prejudice to
	Government September 15, 1955)
a) SAC	CB Hearings Re Communist-dominated Labor Unions
C DAY	No West Tits He community & courtisses manor outrover
(1	Communist Infiltration of the United
	Electrical, Radio and Machine Workers
	of America
7 T T T T T T T T T T T T T T T T T T T	
*	
(2)	Communist Infiltration of the International 1
	Union of Mine, Mill and Smelter Workers
1	(Petition filed July 28, 1955)
`, `, L	
μ	(2) 하는 그 사람은 그는 아이들은 하는 물 불 등을 하는 그는 차에 되었다면 하다는 하는 것이다.

CONFIDENTIAL





	LY USED AS WITNESSES: h Act Trials	
(I)	San Francisco Trial (Prosecution not authorized to date)	7
	(Also interviewed for "California Emergency	
(h) sacr	Defense Committee" hearing hefore SACB)	e (grande) Se de Errando Se de Grande)
	Hearings Re Communist-dominated Labor Unions	
	Communist Infiltration of the United Electrical, Radio and Machine Workers of America (Petition filed December 20, 1955)	6
(e) <u>sac</u> b	Hearings Re Front Organizations	
(1)	United Russian-American Committee	1
	(Petition being considered)	
μ (2)	Connecticut Volunteers for Civil Rights:	
4.	Connecticut Peace Council (Petition filed August 9, 1956)	<b>2</b> b2
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
(3)	Save Our Sons Committee (Petition filed August 9, 1956)	1
		70 M
(4)	Philadelphia Women for Peace (Petition being considered)	2
		x



(5) <u>Y</u>	<u>iddisher Kul</u>	tur Farband, Inc			1
(1)	<u>Petition</u> bei	ng considered)			4.7 1.8
		•	٠		
(6) 70		Transmit What	*	* /	ag.
101 5	ons of Colum Petition bei	ng considered)		1	
***					
					~ ′
		scussion Club	2 12 2		. 1
<u> </u>	Petition bei	ng considered)			in the in
				b2	* * * * * * * * * * * * * * * * * * * *
Adi Tahar		Relations Act Ca	9	b6 b7C	
				b7D	
(1) 章	runo Maze Ca	<u>ise</u> being considered			1
	TTO TO TO TO TO	perme acmpractice		4 -	
(e) Obstr	uction of Ju	stice	<b>)</b>		1
		Pato	L tentatively	region of the second	te la tradition de la company. La company de la company d
, %		set fi	or October 15	, 1956)	
AS BRACOTT	MENTYPHETAT	INFORMANTS INTER	ragion av inci	) A 12 TIME NOTE A T.	
		NOT BE USED AS			18
(n ) Cmitth	Act Trials				
					100
(1) C1	eveland Tria	(Ende	l February 1(	),1956)	. <b>1</b> . b7D
, •		(deceased)		4	
(0) 30	tree Waster March	Annimination Windows			2
	nded April	pership Trial 12, 1956)			
					er en
, · · · .				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	b2 .
		na contraction of the contractio			b7D
			i 4	41	-

CONFIDENTIAL







•	and the second second	
(3) New Haven Trial	(Ended March 29, 1956)	1
Labor Management Relations A	let Case	<b>.</b>
napor Tanagomono store group		
(1) Andrew Steve Welson Case		
(Trial completed Septem)	ber 6, 1956)	e e
Administrative Hearing Re I	ndependent Socialist	5
League		
(Hearing concluded July, 19	56. No decision.)	
	Was Sand	
Administrative Hearing Re N	ational Lawyers Guild	6
(Petition being considered)		
SACB Hearings Re Front Orga	nizations	2
(1) Palo Alto Peace Club (F	(harahttan haing considered)	H T
(T) bato stro beace prop (t	Aproport paris constant on	
(2) Oregon Committee for De		
Constitutional Rights	(Petition being	
considered)		

-CONFIDENTIAL

SPRET

#### RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of October 1, 1956

1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:		48
	(a) Smith Act Trials	41	
	(b) Subversive Activities Control Board (SACB) Hearings Re Front Organizations	4	
	(c) Labor Management Relations Act Cases	2	
	(d) Nationalist Party of Puerto Rico Trials	1	
2	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
۷۰	ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS		
	WITNESSES AT SCHEDULED TRIALS AND HEARINGS:	•	14
	(a) Smith Act Trials	7 2 5	
	(b) SACB Hearings Re Front Organizations	2	
	(c) SACB Hearings Re Communist-dominated Labor Unions		···
3.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
<b>-</b>	ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE		- 1
	DEFINITELY USED AS WITNESSES:	n	24
	(a) Smith Act Trials	7 6	
	(b) SACB Hearings Re Communist-dominated Labor Unions (c) SACB Hearings Re Front Organizations	9	
	(d) Labor Management Relations Act Cases	9	
	(e) Obstruction of Justice	1	
١.	CONTRACTOR CONTRACTOR TO THE C		
4.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES:		18
	(a) Smith Act Trials	4	
	(b) Labor Management Relations Act Cases	1	
	(c) Administrative Hearing Re Independent Socialist	٠.	
	League (ISL)	5 6 2	
	(d) Administrative Hearing Re National Lawyers Guild (e) SACB Hearings Re Front Organizations	2	*
معوا،	(e) DACE nearings he from Organizacions	_	=1
5.	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVIEW	<del></del>	
•	BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE CONDUCTED:		.8
	(a) Smith Act Trials	1 4	
	(b) SACB Hearings Re Front Organizations	<del>۳</del>	
	(C) HOWTHITS PLACEAGE DESIRTHE WE MASTORIST TRANSCES ANTIONS	J	

ALL INFORMATION CONTAINED |
HEREIN IS UNCLASSIFIED
DATE 10:19:99 BY 60961 NISTEPION
901830

108-418105-160

6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTERVIEW AND POSSIBLE USE AS WITNESSES:  (a) Smith Act Trials	158 53 14	45
7•	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE DEPARTMENT:  (a) Smith Act Trials	64 348	522
	(d) SACB Hearings Re Communist-dominated Labor Unions (e) Fraud Against the Government Cases	-	en e
,		679	

ÿ.

 $\epsilon$ 

1935 2016

## RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of October 1, 1956

				•	
1. CUR	RENT	CONFIDENTIAL INFORMANTS	EXPOSED AS WITNESSES		48
(a)	<u>Smi</u>	th Act Trials			
	. (1)	First New York Trial	(Ended October 14, 1949)	6	
		^1	7 9 9 9 7 9 7 9 9 9		-
;	·				
1 == (	(2)	Dathiman Mairi		_	-
- 3 39	(2)	Baltimore Trial	(Ended April I, 1952)	1	
			A market have been a free our of the state of the second o		نسبت ويون الاستان و
	(3)	Los Angeles Trial	(Ended August 5, 1952)	. 4	
, , , , , , , , , , , , , , , , , , ,					
΄,		Total and a management			
	(4) 1	Pittsburgh Trial	(Ended August 20, 1953)	3	
,·	(5)	Seattle Trial	(Ended October 10, 1953)	4	
,	١,,,	Dog o o zo z z z z z z z	(Midea october 10, 1993)	<b>.</b>	
	. *				DATE OF THE PARTY
هر م	(6)	Philadelphia Trial	(Ended August 13, 1954)	ž	511
• ;	Γ			-	IN 18 UNCLASSIF
3	(7)	C+ Tauta Mai 2	(Fig. 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		ONCLASSIF
* 1	(/)	St. Louis Trial	(Ended May 28, 1954)	3	TAG TISS
i					
	(8)	Detroit Trial	(Ended February 17, 1954)	2	医日
	(-,		(Edded February 17, 1994)	3	13
-					ł
		*Did not testify. Expos	sed through testimony of hu	sband,	
-	L		100-418105-160	نشيد	
		,	enolosur		

(9) Claude Lightfoot Membership Trial (Ended January 26, 1955)	2
(10) Junius Scales Membership Trial (Ended April 21, 1955)	1,
(11) <u>Denver Trial</u> (Ended May 25, 1955)	<u>}</u>
(12) Cleveland Trial (Ended February 10, 1956)	2
(13) New Haven Trial (Ended March 29, 1956)	· 2.
(14) Albert Blumberg Membership Trial (Ended March 7, 1956)	1
(15) John Francis Noto Membership Trial (Ended April 12, 1956)	3
(b) Subversive Activities Control Board (SACB) Hearings Re Front Organizations	
(1) National Council of American-Soviet Friendship (Hearing ended December 6, 1954)	1
*Did not testify. Exposed through testimony of hus	bands,

		(2) <u>Labor Youth League</u>	(Hearing ended April 28, 1954)	1	
,					
		(3) Civil Rights Congress	(Hearing ended July 5, 1955)	1	
		(4) American Peace Crusade	(Hearing ended April 11, 1956)	1	
	(c)	Labor Management Relations	Act Cases		
. v	* *	(1) Everett Melvin Hupman C (Trial ended January 15	ase , 1954)	_2	
.*	(d)	Nationalist Party of Puerto (Trial ended October 12, 19	Rico Trial 54)	1	
<b>`</b>					
2•			INTERVIEWED BY DEPARTMENTAL VISED THEY WOULD BE USED AS		
		VESSES AT SCHEDULED TRIALS A	والمراجع المراجع المراجع والمراجع المراجع والمراجع والم والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع و		14
	(a)	Smith Act Trials			
		(1) San Juan Trial	(Trial set for November 26, 1956)	3	
				٠	
		(2) Boston Trial	(No trial date set)	2	
			haratan hadama (MCD)		
		(Also to testify at UE)	mearing before pace)		

(3) Emanuel Blum Membership Case (No trial date set)	1
(Also to testify at United Electrical, Radio and Machine Workers of America (UE) hearing before SACB)	
(4) <u>John Cyril Hellman Membership Case</u> (No trial date set)	1
(Also to testify at International Union of Mine, Mill and Smelter Workers hearing before SACB)	
(b) SACB Hearings Re Front Organizations	······································
(1) <u>Council on African Affairs</u> (Petition dismissed without prejudice to Government September 15, 1955)	2
,	
(c) SACB Hearings Re Communist-dominated Labor Unions	
(1) Communist Infiltration of the United Electrical, Radio and Machine Workers Of America	4
(Petition filed December 20, 1955)	
	-
(2) Communist Infiltration of the International Union of Mine, Mill and Smelter Workers (Petition filed July 28, 1955)	. 1

3•	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTA ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES:	
	(a) Smith Act Trials	
	(1) San Francisco Trial (Prosecution not authorized to date)	7
	interviewed for "California Emergency Defense Committee" hearing before SACB)	
, ag.,	(b) SACB Hearings Re Communist-dominated Labor Unions	بالوها يمام المراجع ال
	(1) Communist Infiltration of the United Electrical Radio and Machine Workers of America (Petition filed December 20, 1955)	6
	(Also interviewed in Max Weiss Smith Act Case)	
	(c) SACB Hearings Re Front Organizations	
	(1) <u>United Russian-American Committee</u> (Petition being considered)	1
	(2) Connecticut Volunteers for Civil Rights:  Connecticut Peace Council (Petition filed August 9, 1956)	2
	(3) Save Our Sons Committee	1
	(Petition filed August 9, 1956)	

į

(4) Philadelphia Women for Peace (Petition being considered)	. 2	
(5) <u>Yiddisher Kultur Farband, Inc.</u> (Petition being considered)	1	
(6) Sons of Columbus, Inc. (Petition being considered)	1	-
(7) Free Press Discussion Club (Petition being considered)	1	
(d) Labor Management Relations Act Case	1970	anges are server.
(1) Bruno Maze Case (Prosecution being considered)	1	
(e) Obstruction of Justice (Martin Solow)  (Trial tentatively set for October 15, 1956)	ļ	
CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS BUT WHO WILL NOT BE USED AS WITNESSES:		18
(a) Smith Act Trials	-	
(1) <u>Cleveland Trial</u> (Ended February 10, 1956)	1	
(deceased)		

•	
(2) John Noto Membership Trial (Ended April 12, 1956)	2
(3) New Haven Trial (Ended March 29, 1956)	1 b6 b7c b7D
(b) Taban Managament Palatians Act Cose	•
(b) <u>Labor Management Relations Act Case</u> (1) <u>Andrew Steve Nelson Case</u> (Trial completed September 6, 1956)	1
	b2 b7D
(c) Administrative Hearing Re Independent Socialist League (Hearing concluded July, 1956. No decision)  (d) Administrative Hearing Re National Lawyers Guild	b6 b7c b7D
(Petition being considered)	•
(e) SACB Hearings Re Front Organizations	. 1
(1) Palo Alto Peace Club (Petition being considered)	
(2) <u>Oregon Committee for Defense of Constitutional Rights</u> (Petition being considered)	1
	•

cc Boardman Belmont Baumgardner Donohue:: Reddy

The Attorney General

November 2, 1956

Director, FBI

D267 NISIEPIDD 401820

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Reference is made to my memorandum dated October 3, 1956, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various security trials and hearings as well as the categories into which additional current informants may be placed in connection with pending and proposed security trials and hearings.

There is attached hereto a chart which reflects similar information representing inquiries and requests submitted by the Internal Security Division of the Department and replied to by the Bureau through Movember 1, 1956. This chart breaks down the figures into seven categories.

There is also attached an enlarged chart covering the first four categories. Since the figures in categories one and two have not changed since the submission of the enlarged chart dated October 1, 1956, the names of the informants in these two categories are not being repeated in the attached enlarged chart.

Enclosures - 2 ENCLOSURE

2 cc Mr. William R. Rogers Deputy Attorney General (With Enclosures -2)

2 cc Assistant∥Attórney General William F. Tompkins (With Enclosures -2)

See memo Belmont to Boardman 11-1-56 entitled as above EBR: pat

EBR: pat Tolson Nichols Boardman Belmont Mason

RECORDED-8

CONF

Nease Winterrowd .

Tele. Room Holloman Gandy'

## 1. ASSIFTED BY 60267 N IS/EP/DD

901820

### RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of November 1, 1956

1.7	The second secon	1.0
I.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:	.40
, ,	(a) Smith Act Trials	
	(b) Subversive Activities Control Board (SACB) Hearings	
	Re Front Organizations	h
``	Region of Source of the second	
	(c) Labor Management Relations Act Cases	*
	(d) Nationalist Party of Puerto Rico Trials	
<i>y y y</i>		
	CONTRACTOR OF THE PROPERTY OF	
· 2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	
` · ' a	ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS	
	WITNESSES AT SCHEDULED TRIALS AND HEARINGS:	14
S - 10 17	(a) Smith Act Trials	7
* * * * * *		•
	(b) SACB Hearings Re Front Organizations	and the second of
4	(c) SACB Hearings Re Communist-dominated Labor Unions	?
المرتبع المعملي	그리에 가장 그리고 하는 것이 되었다. 그는 그 사람들은 그는 사람들은 그를 가장 하는 것이 없다.	
· •	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	
್ಕ 3•	GURRENT CONFIDENTIAL INFORMATION INTERNAL DISTRIBUTION OF THE DESCRIPTION OF THE PROPERTY AND THE PROPERTY A	
100	ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE	
-4, 1	DEFINITELY USED AS WITNESSES:	21
	(a) Smith Act Trials	<b>7</b>
ي آني قبر ان	(b) SACB Hearings Re Communist-dominated Labor Unions	5
1 - 1	Any Duch Heatings de community - Commis de manor offreings	
	(c) SACB Hearings Re Front Organizations	
1	(d) Labor Management Relations Act Cases	
	(e) Obstruction of Justice Cases	$\mathbf{L}_{N}$
( )	TANDAMENT AND THE PROPERTY OF THE PROPERTY OF THE PROPERTY AND THE ADDITIONAL AND THE PROPERTY OF THE PROPERTY	
4.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	n n
	ATTORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES:	21
·	(a) Smith Act Trials	+
	(b) Labor Management Relations Act Cases	1
	(c) Administrative Hearing Re Independent	
	Socialist League (ISL)	
* ***	(d) Administrative Hearing Re National Lawyers Guilds	6
V 41 72-	(e) SACB Hearings Re Front Organizations	<b>ና</b>
	(e) num near rings he ar out, or Samman rouns.	
	TO THE PARTY OF TH	
5.	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTER-	
	VIEW BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BED	100
1 00	CONDUCTED:	8
Tolson		• Contract of the Contract of
Nichols	(a) Smith Act Trials	
Boardman	Tb) SACB Hearings Re Front Organizations	<b>生</b>
Belmont _	(c) Administrative Hearing Re National Lawyers Guild	3
Mason	<del>root</del> not all the root of the first of the first first of the control of the first of the control of the contr	
Mohr		
Parsons Rosen		The state of the s
Tamm		
Nease		4,
Winterrowd		
Tele. Roo		
Holloman .	The property of the second of	
Gandy	- CONFIDENTIAL OF THE PROPERTY	

6.			
	HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER	-	2 22
	VIEW AND POSSIBLE USE AS WITNESSES:	e j Sama	46
	(a) Smith Act Trials	15	
*	(b) SACB Hearings Re Front Organizations	8	. 2
	(c) Labor Management Relations Act Cases	5	
~	(d) SACB Hearings Re Communist-dominated Labor Unions	4	
	(e) Fraud Against the Government Cases.	14	
, **		,	* ***
7.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR	4.	,
	POSSIBLE USE AS VITNESSES HAS BEEN INCUIRED INTO BY THE		
- ,	DEPARTMENT:	<i>p</i> 14.	531
, ,	(a) Smith Act Trials	64	
	(b) SACB Hearings Re Front Organizations	354	- ;
	(c) Administrative Hearing Re Independent		
	Socialist League	70	
` , '	(d) SACB Hearings Re Communist-dominated Labor Unions	30	
,	(e) Fraud Against the Government Cases	T	· · ·
	(f) Labor Management Relations Act Cases	של	
, <b>3</b> .	(g) Denaturalization Cases	2	
	(h) Espionage Cases	L	- *
,, .	(i) Administrative Hearing Re Socialist Union	_	,
	of America	J. 3	

DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 07-23-2010



CLASSIFIED BY 60867 MISIEPION DECLASSIFY ON: 25XXI 901808

#### RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of November 1, 1956

	A Cod to a variable to a v
1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES 48
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS WITNESSES AT SCHEDULED TRIALS AND HEARINGS
3*	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES 21  (a) Smith Act Trials
	(1) San Francisco Trial (Prosecution not authorized to date)
	(Also interviewed for "California Emergency
	Defense Committee" hearing before SACB)  (b) <u>SACB Hearings Re Communist-dominated Labor Unions</u>
	(1) Communist Infiltration of the United Electrical, 6 Radio and Machine Workers of America (Petition filed December 20, 1955)
	ALL INFORMATION CONTAINED HEREIN IS UNITASSIFIED EXCEPT WHERE SHOWN OTHERWISE.  (c) SACB Hearings Re Front Organizations
ئې د ئې د	(1) <u>United Russian-American Committee</u> (Petition being considered)
· <b>[</b>	
	CONFIDENTIAL 100-418105-101

## SERRET

(2) Connect	icut Volunteers for Civil Rights:	2
<u>Connect</u> (Petiti	icut Peace Council on filed August 9, 1956)	***
		·
(3) Yiddish	er Kultur Farband, Inc.	7
(Petiti	on being considered)	, <del>, , , , , , , , , , , , , , , , , , </del>
		and the second s
*		and the second second
(4) Sons of	Columbus, Inc.	.1
(Petiti	on being considered)	
\$ 1. 5 \$ 450 \$	The state of the s	i de la companya de La companya de la co
* * .		, *** ***
(5) Free Pr	ess Discussion Club	(1.) (1.)
(Petiti	on being considered)	* *
(a) <u>Labor Manag</u>	ement Relations Act Case	
(1) Bruno M	aze Case	
(Prosec	ution being considered)	
, a		
(e) Obstruction	of Justice (Martin Solow)	1
	The same of the sa	and the same
	(Trial tentatively set for November 19, 1956)	
and the second s		
CURRENT CONFIDE	NTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL HO WILL NOT BE USED AS WITNESSES:	
		21
(a) Smith Act T	<u>rials</u>	
(1) Clevela	A That of the same	
CT\ CTEAGTS	nd Trial (Ended February 10, 1956)	b7D .
z	(deceased)	
	- 2 🚣	12.
	CONFIDENTIAL	-



· · · · · · · · · · · · · · · · · · ·	(2) John Noto Membership Trial (Ended April 12, 1956)	2
er Tr		;
	(3) New Haven Trial (Ended March 29, 1956)	1
(b)	Labor Management Relations Act Case	1
	(1) Andrew Steve Welson Case (Trial completed September 6, 1956)	
(c)	Administrative Hearing Re Independent Socialist League (Hearing concluded July, 1956. No decision)	5
***		
(a)	Administrative Hearing Re National Lawyers Guild (Petition being considered)	6
(e)	SACB Hearings Re Front Organizations	
	(1) Palo Alto Peace Club (Petition being considered).	1
	(2) Oregon Committee for Defense of Constitutional Rights (Petition being considered)	1
7 ex		
	SECRET	

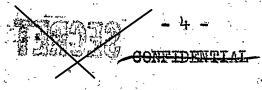


(3) Philadelphia Women for Peace (Organization inactive)

**2** .b70

(4) Save Our Sons Committee (Petition filed August 9, 1956)

7



SECRET

STANDARD TORK NO. 64 Memorandum • united states government : Mr. L. V. Boardman | DATE: November 1, 1956 **ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIE : Mr. A. H. Belmont DATE 10-19-49 EY 60861NISIEPIED Boardman 901880 Mohr. RELEASING CURRENT CONFIDENTIAL INFORMANTS Parsons FOR TESTIMONY IN SECURITY CASES Rosen Tamm Nease Attached hereto is the running memorandum, Winterrowd prepared at the Director's instructions, reflecting the use Tele. Room Holloman . of current confidential informants in security prosecutions. Instant memorandum contains a chart reflecting the status of this matter as of November 1, 1956. The various categories in the memorandum have been broken down as to the various types of cases involved, such as Smith Act trials, Subversive Activities Control Board hearings, Labor Management Relations Act cases, et cetera. Pursuant to the Director's instructions, a copy of the chart is also transmitted to the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins. Since by memorandum dated December 9, 1955, John V. Lindsay, Executive Assistant to the Attorney General, forwarded a memorandum from Assistant Attorney General Tompkins dated December 6, 1955, which requested a further breakdown of the chart, an additional enlarged chart is also attached for the Director's information and for the information of the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins. It is noted that the copy of this enlarged chart designated for the Director contains the FILED names of the informants whereas the enlarged chart designated for the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins utilizes the informants' symbol numbers rather than their names in categories 3 and 4. Since the figures in categories one and two in the enlarged chart have not changed since the submission of the October 1, 1956, memorandum, these two categories are not being repeated in the enlarged charts prepared for the Director's information and for transmittal to the Attorney General. ENCLOBULE 4) Enclosures cc Boardman Belmont Baumgardner Donohue Reddy EBR: pat

50 NOV 141956

Memorandum for Mr. Boardman
Re: RELEASING CURRENT CONFIDENTIAL INFORMANTS
FOR TESTIMONY IN SECURITY CASES

#### ACTION:

A memorandum to the Attorney General, copies to Deputy Attorney General Rogers and Assistant Attorney General Tompkins is attached hereto transmitting the two charts reflecting the status of this matter as of November 1, 1956.

By Mr. Man

### RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of November 1, 1956

⊥•	(a) Smith Act Trials	41	48
	(b) Subversive Activities Control Board (SACB) Hearings		
	Re Front Organizations	4	
	Re Front Organizations	1	
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
	ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS		<b>-1.</b>
	WITNESSES AT SCHEDULED TRIALS AND HEARINGS:  (a) Smith Act Trials	7	14
	(b) SACB Hearings Re Front Organizations		·
	(c) SACB Hearings Re Communist-dominated Labor Unions	5	
3•	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
	ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES:		07
	(a) Smith Act Trials	7	21
	(b) SACB Hearings Re Communist-dominated Labor Unions	6	
	(c) SACB Hearings Re Front Organizations	6 6 1	
	(d) Labor Management Relations Act Cases	1	
	(e) Obstruction of Justice	T	
4.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
	ATTORNEYS. BUT WHO WILL NOT BE USED AS WITNESSES:		21
	(a) Smith Act Trials	4 1	
	(b) Labor Management Relations Act Cases	1	ار. م
	League (ISL)	5	
	League (ISL)	5	-
	(e) SACB Hearings Re Front Organizations	5	**
5.	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVIE	ίαΤ	
	BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE CONDUCTED	<u></u>	8
	(a) Smith Act Trials	<b>_</b> 1	
	(b) SACB Hearings Re Front Organizations	٦ <del>١</del>	
	(c) Administrative Hearing Re National Lawyers Guild	3	
	All intermentations whereas c		
	ALL INFORMATION CONTAINED ( HEREIN IS UNCLASSIFIED  DATE 10:19:99 BY 6967 NISIEPID 100 4/8/65 162		
	TATOL CATALOG		
	901820 ENCLOSURE		

6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-	
	VIEW AND POSSIBLE USE AS WITNESSES:	46
	(a) Smith Act Trials	
	(b) SACB Hearings Re Front Organizations	
	(c) Labor Management Relations Act Cases	
	(d) SACB Hearings Re Communist-dominated Labor Unions 4	
	(e) Fraud Against the Government Cases	
	(e) Fraud Agarnat one dovernment odbobbenesses as a	
7.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR	
•	POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE	
υ,	DED Λ RUMENU •	531
	(a) Smith Act Trials	• •
	(b) SACB Hearings Re Front Organizations	
	(c) Administrative Hearing Re Independent Socialist	
	League	~ · · · ·
	(d) SACB Hearings Re Communist-dominated Labor Unions 38	
	(e) Fraud Against the Government Cases	
	(f) Labor Management Relations Act Cases 50	
	(g) Denaturalization Cases 2	
	(h) Espionage Cases 1	
	(i) Administrative Hearing Re Socialist Union of America 9	
	4.4	
	Identities Given 112	2
	Inquiries Pending 577	7
	689	<u>,                                     </u>
	and the control of th	

<u>~</u>

U	RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES	3
	Figures apply as of November 1, 1956	
1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES	48
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS WITNESSES AT SCHEDULED TRIALS AND HEARINGS:	14
3•	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES:	21
ho- 3 - •	(a) Smith Act Trials	MAG MAG Phopological de
	(1) San Francisco Trial  (Prosecution not 7 authorized to date)  (Also interviewed for "California Emergency Defense Committee" hearing before SACB)	b6 b7C b7D
	(b) SACB Hearings Re Communist-dominated Labor Unions	•
	(1) Communist Infiltration of the United Electrical Radio and Machine Workers of America (Petition filed December 20, 1955)  (Also Interviewed in Max Weiss Smith Actall Information out Case)  (Also Interviewed in Max Weiss Smith Actall Information out	LXXX
	(c) SACB Hearings Re Front Organizations	
	(1) United Russian-American Committee (Petition being considered)  [Potition being considered]  [Potition being considered]  [Potition being considered]	

(2) Connecticut Volunteers for Civil Rights:  Connecticut Peace Council (Petition filed August 9, 1956)	2	
(3) <u>Yiddisher Kultur Farband, Inc.</u> (Petition being considered)	1	b6 b7c b7D
(4) Sons of Columbus, Inc. (Petition being considered)	1	
(5) Free Press Discussion Club (Petition being considered)	1	Famework manager
(d) <u>Labor Management Relations Act Case</u> (1) <u>Bruno Maze Case</u> (Prosecution being considered)	1	
(e) Obstruction of Justice (Martin Solow)  (Trial tentatively set for November 19, 1956)	1	Α
- CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS BUT WHO WILL NOT BE USED AS WITNESSES:	<b>.</b>	21
(a) Smith Act Trials  (1) Cleveland Trial (Ended February 10, 1956)  (deceased)	1	

.

4

.

1

(2) John Noto Membership Trial (Ended April 12, 1956)	2
(3) New Haven Trial (Ended March 29, 1956)	ì
(b) <u>Labor Management Relations Act Case</u> (1) <u>Andrew Steve Nelson Case</u> (Trial completed September 6, 1956)	1
(c) Administrative Hearing Re Independent Socialist  League (Hearing concluded July, 1956. No decision.)	5 b6 b70 b71
(d) Administrative Hearing Re National Lawyers Guild (Petition being considered)	6
(e) SACB Hearings Re Front Organizations	•
(1) Palo Alto Peace Club (Petition being considered)	1
(2) Oregon Committee for Defense of Constitutional Rights (Petition being considered)	1

(3) Philadelphia Women for Peace (Organization inactive)

(4) Save Our Sons Committee (Petition filed August 9, 1956)

- 4 -

cc Boardman Belmont-Baumgardner 🖈 Reddy.

The Attorney General

November 20, 1956

Director, FBI

GOVERNMENT WITNESSES

ALL INFORMATION CONTAINED COMMUNIST PARTY ATTACKS AGAINST DATE 10-19-99 BY 60061 NISTEPIDO 901820

Departmental Committee as Security Witnesses

Confidential informants of the Bureau, who have furnished reliable information in the past, have been reporting that at meetings of high-ranking Communist Party functionaries throughout the country methods of discrediting Government witnesses have been discussed at great length.

Since the decision of the United States Supreme ? Court on April 30, 1956, remanding the Communist Party case to the Subversive Activities Control Board for a hearing as to the credibility of Government witnesses Hervey Matusow, Paul Crouch and the Party has been conductin a systematic attack against Government witnesses who have z testified at security trials and hearings. This attack has gained added impetus since the decision of the Supreme Coult on October 10, 1956, in the Pittsburgh Smith Act case, remanding that case for a new trial on the basis of possible perjury by Government witness [

It is known that attorneys who have represented the defendants in various security trials and hearings have been examining transcripts in an effort to locate any conflicting items in the testimony of Government witnesses. No item appears to be too minor for consideration. For example, in the motion filed with the Subversive Activities Control Board on November 15, 1956, by attorneys for the Communist Party, the fact that Government witness[ testified at the Albert Blumberg Smith Act trial in Philadelphia to a statement made by Blumberg and did not repeat this testimony at other trials and hearings at which she testified, is being seized upon as an indication of perjury by

See Belmont memo to Boardman 11-20-56 re same caption EBR: pat

· ·
<b>/1</b>
,

COMM - FBI NOV 20 1956 MAILED 19

RECORDED-56

Holloman

Parsons Rosen

Memorandum to the Attorney General

Several of the Government witnesses currently under attack have testified at numerous security trials and hearings and it can be anticipated that should rulings favorable to the Communist Party be obtained against any of these witnesses, the rulings would be used as the bases for motions for new trials or hearings in all cases at which these witnesses appeared. Paul Crouch, one of the Government witnesses who is currently under attack, testified at the Philadelphia, Honolulu, Seattle and St. Louis Smith Act trials. On November 13, 1956, attorneys for the Philadelphia Smith Act defendants requested the Government to file with the Circuit Court of Appeals the results of an alleged investigation conducted by the Department of Justice concerning Crouch's credibility. On November 19, 1956, a motion for a new trial, or, in the alternative, a motion to remand the record, was filed in the Philadelphia Smith Act case. The alleged false testimony of Crouch is the basis for this motion. Should Crouch's credibility be successfully challenged, it can be expected that motions for new trials will certainly be filed in the Honolulu, Seattle and St. Louis Smith Act cases as well. The danger inherent in the Paul Crouch matterwas the subject of my memorandum to Assistant Attorney General Tompkins dated November 16, 1956.

While it appears that there is no way for the Government to prevent attorneys for Communist Party defendants from attacking Government witnesses and from filing motions based upon alleged false testimony, it is obvious that in order to assure the continued success of the Government's security program these attacks must be net head—on by the Government and a strong stand must be taken to successfully combat defense motions attempting to discredit Government witnesses.

I would appreciate your comments concerning this very serious problem.

- cc Mr. Milliam P. Rogers Deputy Attorney General
- cc Assistant Attorney General William F. Tompkins

The Attorney General

December 3, 1956

Director, FBI

DECLASSIFIED BY 60267 NIS/EPIDD 10-19-99

401820

RELEASING GURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Reference is made to my memorandum dated November 2, 1956, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various security trials and hearings as well as the categories into which additional current informants may be placed in connection with pending and proposed security trials and hearings.

There is attached hereto a chart which reflects himilar information representing inquiries and requests pubmitted by the Internal Security Division of the pepartment and replied to by the Bureau through December 1, V 11956.

1 In view of the request set forth in the memorandum of Assistant Attorney General Tompkins to Mr. John Lindsay dated Pecember 6, 1955, which was referred to me by memorandum from Hr. Lindsay dated December 9, 1955, an enlarged chart is also attached identifying the confidential informants in the first four categories together with the specific trial in which Z each was or is involved.

Since the figures in category one have not changed since the submission of the enlarged chart dated November 1, 1956, this category is not being repeated In the attached enlarged chart.

Inclosures = 2

I ca Mr. William P. Rogers Deputy Attorney General (With Enclosures 22)

00-41810. MECUNDED . 71 INDEXED . 71

L'oc Assistant Attorney General Villiam F. Tompkins (With Inclosures -2)

See memo Belmont to Boardman 12 56 entitled as above EBR: tmf

EBR:tmf

()

Boardman

Tamm Winterrowd

Tele, Room Holloman

# DECLASSIESTED BY 60267 NIS/EP/00

#### 901820

#### RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of December 1, 1956

I. Cl	TRRENT CONFIDENTIAL INFORMANTS EXPOSED AS VITNESSES:	.~	48
. 7	a) Swith Ant Trinia	12	,
7	b) Subversive Activities Control Board (SACB) Hearings		
•	Ro Fronk Aronnientenna.	4	.* , *
· 1	c) Labor Management Relations Act Cases	2 .	
	d) Nationalist Party of Puerto Bico Trials	7	25.
:	al nationalist for all increasing reasons are and an area.		
	THE PARTY OF THE PROPERTY OF T	F.	, -
2. 0	URRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL		
A	TTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS	,	75
	TINESSES AT SCHEDULED TRIALS AND HEARINGS:	1-4	15
	a) Spith Act Trials	7	
	b) SACB Hearings Be Front Organizations	2	,
$-\cdot f$	e) SACB Hearings Re Communist-dominated Labor unious	<b>5</b>	·
· Z	d) Labor Management Relations Act Case	1	1
ι,	ini kananan ing mga mananan mananan ing ing mga mga mga mga mga mga mga mga mga mg	3- 5 X	ر المراجع المر المراجع المراجع المراج
3. 0	URRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	. '	
	TTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE	• • •	, ' ' ' , '
- 4	EFINITELY USED AS VITVESSES:	,	21
<u> </u>	a) Smith Act Trials	7	· . · ·
	b) SACB Hearings Re Communist-dominated Labor Unions.	7	
	D) SACH HEBELLIUS ISC COMMUNICATIONS	6	
· · ·	c) SACB Hearings Be Front Organizations	7	4.5
(	d) Obstruction of Justice Cases		, ""
	TARREST BY DESCRIPTION TARREST BY DESCRIPTION AT	4.50	r
4. <u>C</u>	FUBRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	Į2v	21
A	TTORNEYS, BUT VHO WILL NOT BE USED AS WITNESSES:	* A	,
(	a) Smith Act Trials	7	
	b) Labor Management Relations Act Cases	£.	
- 1	(c) Administrative Hearing Be Independent	***	,
^ >	Cartelian Comme CTSEL	5	- '*
. 1	(3) Administrative Hearing Re National Lawyers Guild	6 .	، . د
33.	(e) SACB Hearings Re Front Organizations	5	
5. /	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTER-		· · · · · · · ·
	TIET BUT DEPARTMENT HAS ADVISED INTERVIESS WILL NOT BE	- <sup>7</sup> λ ε	* ·
	GONDUGTED:		8
	(a) Smith Act Trials	. 1	
. 1	(h) SACB Hearings Re Front Organizations	4	. , ,
Nichols -	(c) Administrative Hearing Be National Lawyers Guild	3	A STATE OF THE STA
Boardman	Col Activities in ordina trem that we manage and a series of		, ,
Belmont 2			,
Mason			
Parsons _			4 ji *
Rosen			
Tamm Nease		ا م الحجة ا	
Winterrow	distribution of the contract o		
Inla Das	and the state of t		1 11

**ARUKOLOSURE** 

Holloman Gandy \_\_\_\_

#### CONFIDENTIAL

6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE		4
•	HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-	<b>188</b> 2	
1	VIEW AND POSSIBLE USE AS WITNESSES:		52
	(a) Smith Act Trials	15	· · · · , .
	(h) SACB Hearings Re Front Organizations	<i>_8</i>	4
•	(n) Labor Management Relations Act Cases	LL	
. ' .	(d) SACH Hearings Re Communist-dominated Labor Unions	4	÷ ,
`~, `	(e) Fraud Against the Government Cases	14	
7.	CURRENT CONFIDENTIAL INFORMANTS THOSE AVAILABILITY FOR	1	-
	POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE		543
. *.	DEPARTMENT;		
		64	
	(b) SACB Hearings Re Front Organizations	<b>300</b>	
,	(c) Administrative Hearing Re Independent		
	Socialist League	20	
	(d) SACB Hearings Be Communist-dominated Labor Unions	19	
p= %	(e) Fraud Against the Government Cases	En.	
	(f) Labor Management Relations Act Cases	ີ ປ <i>ປ</i>	
	. tol Denoturalization Guses		
	(h) Espionage Cases		
,	(i) Administrative Hearing Re Socialist Union		· · · · · ·
	of America	. s 🥙	1 1 12



DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 07-23-2010

#### RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of December 1, 1956

1.	CURRENT	CONFIDENTIAL INFORMANTS EXPOSED AS V	<u>LTNESSES</u>		<i>48</i>
2.	ATTORNE	GONFIDENTIAL INFORMANTS INTERVIEWED A YS AND DEPARTMENT HAS ADVISED THEY WOR ES AT SCHEDULED TRIALS AND HEARINGS	BY DEPARTMEN ULD BE USED	NTAL AS	15
-	(a) <u>Smi</u>	th Act Trials	- · ·		•
	(2)	San Juan Trial (Trial set for February 11)	or , 1957)	<sub>.*</sub> 3	
See see .			e de la companya de l	e e company and a company and	, b6
- ;	(2)	Boston Smith Act Trial (No trial date set)	Total State of the second of t	2	b7C b7D
		(Also to testify at United Electrica and Machine Vorkers of America (UE) before SACB)	l, Radio hearing		- ·
	(3)	Emanuel Blum Membership Case (No. trial date set)		1	
		(Also to testify at United Electrica, and Machine Workers of America (UE) before SACB)	I, Radio hearing		
	(4)	John Cyril Hellman Membership Case (No trial date set)		1	
		SFCOT ALL	fore SACB) CLASSIFIED BY DECLASSIFY ON: INFORMATION O	10-1 60267 NI 25X 1 901830	2
		HER	REIN IS DINCKASS ERE SHOWN OTH	IFIED EXC IERWISE.	EPT



(b) SACB Hearings Re Front Organizations	7.4 14	:
(1) Council on African Affairs (Petition dismissed without prejudice to Government September 15, 1955)	2	
(c) SACB Hearings Re Communist-dominated Labor Unions		
(1) Communist Infiltration of the United .  Electrical. Radio and Machine Workers of America	4	r.
	ţ	b6 b7C b7D
(2) Communist Infiltration of the International Union of Mine, Mill and Smelter Vorkers	<b>1</b>	
(Petition filed July 28, 1955)		<b>\$</b>
	÷.,	•
(d) Labor Management Relations Act Case	•	. *
(1) Bruno Haze Case (No trial date set)	2	
CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTA	ΔT.	
ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BY DEFINITELY USED AS WITNESSES		21
(a) Smith Act Trials		h.
(1) <u>San Francisco Trial</u> (Prosecution not authorized to date)	7	
		-b2 b7D
(Also interviewed for "California")  Defense Committee before SACB)	Energei	ncy ring
SERRET		



	<i>(1)</i>	Communist Infiltration of the United Electrical.  Radio and Hachine Workers of America (Petition filed December 20, 1955)	7
(c)	SAC	B Hearings Re Front Organizations	
(U)	(1)	United Russian-American Committee (Petition being considered)	1
			b2 · . b7D
	(2)	Connecticut Volunteers for Civil Rights: Connecticut Peace Council (Petition filed August 9, 1956)	2.
-	<b>[</b>		***
	(3)	Yiddisher Kultur Farband, Inc. (Petition being considered)	2
,	ſ		
	(4)	Sons of Columbus. Inc. (Petition being considered)	<b>Ž</b> b2
	· ,,		, b7D
	(5)	Free Press Discussion Club (Petition being considered)	1
	3		
(d)	0bs	truction of Justice (Martin Solow)	
-		(Trial tentatively set for January 3, 1957)	

<del>-</del> 3 -

CONFIDENTIAL



a) <u>Smith Act Trials</u>		•
(1) Cleveland Trial (Ended February 10, 1956)	1	•
(deceased)	,	b7D
(2) John Noto Membership Trial (Ended April 12, 1956)	2 .	
		•
(3) New Haven Trial (Ended March 29, 1956)	1	
	,	
b) Labor Management Relations Act Case	7	
(1) Andrew Steve Nelson Case (Trial completed September 6, 1956)	•	
	· 5	٠
c) Administrative Hearing Re Independent Socialist League (Hearing concluded July, 1956. No decision.)		
League (Hearing concluded July, 1956. No decision.)	, , ,	
d) Administrative Hearing Re Independent Socialist League (Hearing concluded July, 1956. No decision.)  (d) Administrative Hearing Re National Lawyers Guild (Petition being considered)	6	
League (Hearing concluded July, 1956. No decision.)  (d) Administrative Hearing Re National Lawyers Guild		
League (Hearing concluded July, 1956. No decision.)  (d) Administrative Hearing Re National Lawyers Guild		
League (Hearing concluded July, 1956. No decision.)  (d) Administrative Hearing Re National Lawyers Guild (Petition being considered)	6	

STANCE



(2)	Oregon Committee for Defense of.  Constitutional Rights (Petition being considered)	<b>.</b> .	-
(3)	Philadelphia Women for Peace (Organization inactive)	2	b2
( <u>4</u> )	Save Our Sons Committee (Petition filed August 9, 1956)	I	b7D

<b>Office</b>	Memora dum · united state Government
TO :	MR. L. V. BOARDMAN PARE November 14, 1956
FROM:	MR. A. H. BELMONT CONTAINED ( Boatman Belmont DATE 10-19-99 3 LOSSIFIED NASON MASON
SUBJECT:	LABOR MANAGEMENT RELATIONS ACT, 1947  (SM)  DAIL 10154   901800   100
	By memorandum 10-25-56 the Department requested  We with 10 individuals as possible witnesses in this case Gandy  Courrent informants.  By memorandum 10-25-56 the Department requested  Holloman  Box  Box  Box  Box  Box  Box  Box  Bo
has advis	All 6 of these informants report on the Socialist Workers the Los Angeles, California, area and the Los Angeles Office ed that all of them are considered important to the coverage organization
informant	is not a member of the Socialist Workers Party but attends tions and is trusted by the organization.
the Socia	has been an informant since and a member of alist Workers Party since 1951.
informant	
arrested	has been an informant since he was for "drinking on the sidewalk."
regarding	Interviews with these informants have been arranged for the at and the Department was advised 11-1-56 that information the background and value of each of these informants would be at to the Attorney General.
122-309	1/00-4/8/05- /
Enclosure	NOT RECORDED  126 NOV 28:956
GWH:1112 cc - Boar Belr	edman NOV 26 1956 nont
nal) (5)	5:2 MOM. 29 1956
	THE WAY IN A ROOM

Memor	andum	for	Mr.	Boardman
4E:		·		
	Ital-20	<b>5</b> (4)	-1	*

#### RECOMMENDATION:

It is recommended that the enclosed memorandum be forwarded to the Attorney General with copies to Mr. Rogers and Mr. "ompkins setting out information regarding the background and value of these informants and advising that if the Department considers one or more of these informants essential to the prosecution of this case, it will be left to the Department to decide, bearing in mind the over-all responsibilities of the FBI in the internal security field, whether such informants should be used as witnesses.

M

gro Shy

b7C

fice Memorandum · united states government

Mr. L. V. Boardman TO

December I. 1956 DATE:

Nichols Boardman

Mason Mohr

Rosen

Tamm Nease

Winterrowd

Tele. Room Holloman .

Belmont.

Mr. A. H. Belmont

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED
DATE 10-19-99 BY 60367 NISIEP/DD 901890

SUBJECT: /

0

F.i

43

W

114

B

3/7

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Attached hereto is the running memorandum, prepared at the Director's instructions, reflecting the use of current confidential informants in security prosecutions. Instant memorandum contains a chart reflecting the status of this matter as of December 1, 1956.

The various categories in the memorandum have been broken down as to the various types of cases involved, such as Smith Act trials, Subversive Activities Control Board hearings, Labor Management Relations Act cases, et cetera.

Pursuant to the Director's instructions, a copy of the chart is also transmitted to the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins. memorandum dated December 9, 1955, John V. Lindsay, Executive Assistant to the Attorney General, forwarded a memorandum from Assistant Attorney General Tompkins dated December 6, 1955, which requested a further breakdown of the chart, an additional enlarged chart is also attached for the Director's information and for the information of the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins. It is noted that the copy of this enlarged chart designated for the Director contains the names of the informants whereas the enlarged chart designated for the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins utilizes the informants' symbol numbers rather than their names in categories 3 and 4.

Since the figures in category one in the enlarged chart have not changed since the submission of the November 1, 1956, memorandum, this category is not being repeated in the enlarged charts prepared for the Director's information and for transmittal to the Attorney General.

Enclosures Local cc Boardman \* Belmont
\*\* Baumgardner *⊳\_*Ďonoħue Reddy EBR: tmf NEC |

12-3-56 RECORDED - 25

100-414105-1165

K SH E 名原金工

36 DEC 10 1956

5 PER

Memorandum for Mr. Boardman
Re: RELEASING CURRENT CONFIDENTIAL INFORMANTS
FOR TESTIMONY IN SECURITY CASES

#### ACTION:

A memorandum to the Attorney General, copies to Deputy Attorney Gneral Rogers and Assistant Attorney General Tompkins is attached hereto transmitting the two charts reflecting the status of this matter as of December 1, 1956.

BE ELECT. MON

My

#### RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of December 1, 1956

1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:  (a) Smith Act Trials	+1 4 2 1	48
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS WITNESSES AT SCHEDULED TRIALS AND HEARINGS:  (a) Smith Act Trials	7 2 5	15
3•	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES:  (a) Smith Act Trials  (b) SACB Hearings Re Communist-dominated Labor Unions  (c) SACB Hearings Re Front Organizations  (d) Obstruction of Justice	7 7 6 1	21
	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES:  (a) Smith Act Trials  (b) Labor Management Relations Act Cases  (c) Administrative Hearing Re Independent Socialist League (ISL)  (d) Administrative Hearing Re National Lawyers Guild  (e) SACB Hearings Re Front Organizations	41 565	21
5	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVIEW BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE CONDUCTED (a) Smith Act Trials	<u>₹</u> ‡ 1 4 3	8

ALL INFORMATION CONTAINED
HEREIN IS LINCLASSIFIED
DATE 10-19-99 BY 60267 NISIEP/PO
PO1880

100-418105-165

6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTEXT.  VIEW AND POSSIBLE USE AS WITNESSES:  (a) Smith Act Trials		٠	52
7.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE DEPARTMENT:  (a) Smith Act Trials	38 12 50 2	,	54-3
	Identities Given, Inquiries Pending	1	13 95 08	

			RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES		
			Figures apply as of December 1, 1956		
1.	CUR	RENT	CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES		48
2.	ATT	DRNE	CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENT AS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS ES AT SCHEDULED TRIALS AND HEARINGS:	<u>AL</u> 2	15
	(a)	<u>Smi</u>	th Act Trials		
		<del>(</del> 1)	San Juan Trial (Trial set for February 11, 1957)	3	
us maisses		(2)	Boston Trial (No trial date set).	2	The second secon
-					b6 b7c b7D .
-		(0)	(Also to testify at UE hearing before SACB)	_	
•		(3)	Emanuel Blum Membership Case	1	
. :	•	, F	(No trial date set)		
,	- a		(Also to testify at United Electrical, Radio and Machine Workers of America (UE) hearing before SACB)		
*	* "	(4)	John Cyril Hellman Membership Case	1	
: ;	•		(No trial date set)		
			(Also to testify at International Union of Mine, Mill and Smelter Workers hearing before SACB)		,
	(b)	SAC	B Hearings Re Front Organizations ALL INFORMATION HARRIN IS UNOLA	661 <b>71</b> 77	
		(1)	Council on African Affairs DATE 19-19-99	BY LOW 70	s)ep/mys
			(Petition dismissed without prejudice to Government September 15, 1955)	,2	
		:.			
			100-418105-165		

	(c) <u>SA</u>	ACB Hearings Re Communist-dominated Labor Unions		
	(1	) <u>Communist Infiltration of the United</u> <u>Electrical, Radio and Machine Workers</u> <u>Of America</u>	4	
		(Petition filed December 20, 1955)		
	(2	2) Communist Infiltration of the International Union of Mine, Mill and Smelter Workers	1	
		(Petition filed July 28, 1955)		•
	(d) <u>Lal</u>	oor Management Relations Act Case	- <u>i</u> -	
	()	) Bruno Maze Case (No trial date set)		b6 b7C b7D
D				•
3•	ATTORN	IT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTA TEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE TTELY USED AS WITNESSES:		21
	(a) <u>S</u> n	with Act Trials		
	()	) <u>San Francisco Trial</u> (Prosecution not authorized to date)	7	
		interviewed for "California Emergency Defense Committee" hearin before SACB)	<sub>l</sub> g	
	(b) <u>S</u>	ACB Hearings Re Communist-dominated Labor Unions		
	()	L) <u>Communist Infiltration of the United Electrical</u> <u>Radio and Machine Workers of America</u>	7	
		(Petition filed December 20, 1955)		
		(Also interviewed in - 2 - Max Weiss Smith Act Case)	)	F

:

(c) SACB Hearings Re Front Organizations	
(1) <u>United Russian-American Committee</u>	1
(Petition being considered)	
(2) Connecticut Volunteers for Civil Rights:	2
Connecticut Peace Council	
(Petition filed August 9, 1956)	•
(2) Viddighom Vyltym Ermhand Tro	`` "
(3) <u>Yiddisher Kultur Farband, Inc.</u>	<b>→</b> b6 . b7c
(Petition being considered)	b7D
()) Cong. of Columbus Tue	· -
(4) Sons of Columbus, Inc.	T
(Petition being considered)	
(F) The same Discounting (37.1)	
(5) <u>Free Press Discussion Club</u>	1 '
(Petition being considered)	2
(2) 02	
(d) Obstruction of Justice (	1 .
(Trial tentatively se for January 3, 1957)	t
CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTM ATTORNEYS BUT WHO WILL NOT BE USED AS WITNESSES:	ENTAL 21
(a) Smith Act Trials	
(1) <u>Cleveland Trial</u> (Ended February 10, 1	956) 1 <sub>b7D</sub>
(deceased)	

4.

(2) <u>J</u>	ohn Noto Membership Trial	2	
• (	Ended April 12, 1956)		
(3) <u>N</u>	ew Haven Trial (Ended March 29, 1956)	1	
(b) <u>Labor</u>	Management Relations Act Case	,	
(1) <u>A</u>	ndrew Steve Nelson Case	1	
(	Trial completed September 6, 1956)		•
	· .		
(c) <u>Admin</u> <u>Leag</u> u	istrative Hearing Re Independent Socialist	i There en deline F	'n.c.
	ing concluded July, 1956. No decision.)	ر ج	. b6 . b7C .b7D
(11081	Ing concluded bully 2)/or no decadamic.		
(d) Admir	istrative Hearing Re National Lawyers Guild	6	-
•	tion being considered)		40
(e) <u>SACB</u>	Hearings Re Front Organizations		
(1) <u>I</u>	Palo Alto Peace Club	1	
. (	Petition being considered)		

(2)	Oregon Committee for Defense of Constitutional Rights	1 ~	
	(Petition being considered)		
(3)	Philadelphia Women for Peace	2	
	(Organization inactive)		
(井)	Save Our Sons Committee	j.	
	(Petition filed August 9, 1956)		
ı			

STANDARD FORM NO. 64 Office Memorandum UNITED LS GOVERNMENT December 5, 1956 MR. L. V. BOARDMAN DATE: TO MR. A. H. BELMONI FROM SUBJECT: SOMMUNIST PARTY ATTACKS AGAINST Parsons GOVERNMENT WITNESSES Tamm Nease Winterrowd Tele. Room Holloman By memorandum November 27, 1956, the Gandy. Attorney General directed Deputy Attorney General Rogers to set up a conference in the Attorney General's office during the week of December 17, 1956, to discuss the problem raised in the Bureau's letter to the Attorney General dated November 20, 1956, dealing with Communist Party attacks against Government witnesses. The Director has designated me to represent him and requested to see the brief I would use at this conference. The proposed brief is attached. Enclosure Pt 20mmer Trees cc Boardman **Belmont** Baumgardner DonohueReddyEBR:pat:rmw J. C. PORTWENTH B (6) all information contained MEREIN IS UNCLASSIFIED
DATE 10-19-99 BY LOGIST NISIEPIDO 901830 ET DEC 7 1956-RECORDED : MEC INDEXED. 58 DEC 11 1956

STANDARD FORM NO. 64 Office Men rdum UNITED S GOVERNMENT Messrs. Rogers, Rankin, Hoover, Tompkins, Doub November 27. DATE: TO FROM : Herbort Erownell, Jr. SUBJECT: O Departmental Committee-Security witnesses Mr. Parsons Mr. Rosen. Mr. Tamm. Mr. Troiter. PIK Mr. Neasc. Tele. Room. Mr. Holloman Miss Gandy. . You have received a copy of a memoriandum to me from the Director of the FII, dated November 20, 1956, on the subject "Communist Party Attacks Against Government Witnesses". I would like to have Mr. Rogers set up a conference in my office during the week of December 17, at which we could discuss the problem raised by Mr. Hoover in his memorandum. ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BY 60367 NISTEPIDO 901820 100-418105-16 RECORDED - 40 16 DEC 10 1956 made in tele and—10-29-56, mor